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THE ATLANTA CONSTITUTION.

ATLANTA, GA., TUESDAY MORNING, MARCH 29, 1892

BACK TO ITS BOARD.

VOL. XXIII.

ledge Pardee Restores the Central to the

IN PERMANENT RECEIVER APPOINTED nen Rountree's Petition Denied by

the Court.

HEADOUARTERS WILL BE MOVED.

The Transfer Will Probably Be Commenced Tonight-Good Luck Wish-ed It by the R. and D.

At the close of the argument in th Central railroad case at Macon yesterday. Judge Don Pardee announced that he would refuse the application for a permanent receiver.

This morning he will sign an order returning the properties of the company to its board of directors.

And this will be a fortunate solution of the complicated question.

The court proposes to see the company reorganized by the voting power of those who in its opinion hold their stock legally and shut out the stock which in the mind of the court is held illegally. That is the 42,000 shares held by the Richmond Terminal will be enjoined from voting at election which the court will order to be held at an early date. The majority might ask for an injunction to restrain the minority from voting for the present, but it is said on good authority that the Terminal will not do that.

As soon as the decision of the court was made, telegrams were sent to the general officers of the Richmond and Danville here and to Mr. Edward McIntyre, who was appointed comptroller for the Central by the temporary receiver, General Alexander. Mr. McIntyre called the Central clerks in the auditing department together at 6 o'clock and put them on notice that preparations would begin today for removal back to Savannah. There are about seventy-five men in

the accounting department who were rought up from Savannah. These were informed that they could retain their places with the Central if they chose to return to Savannah. Some branches of the clerical force will leave tonight. The expect to go from day to day. A few Il have to remain for several days. Mr. McIntyre said last night that the inting department can be reorganed in Savannah within a few days. His force will be quartered in the old ffice building at West Broad and Perry

streets, Savannah. That building has en unoccupied since the removal of eadquarters to Atlanta last summer. Mr. Milo Freeman, formerly auditor of the Central, will superintend the trans-fer and he will remain here until the

Captain William H. Green, general anager of the Richmond and Danville, stated late yesterday afternoon that there will be no friction at all in completing the divorce which the court has decreed. The separation will be made smoothly and promptly. He though it would be much better if the accounts were kept jointly until Thursday night. Then each company can start in afresh on a new month. Two statements have to be made for March, one covering the joint operation of the Central and the Danville by the latter up to March 4th, and the other of the Central's earnings from the appointment of the temporary receiver. March 4th, up till today. If a third is required for the last three days of the month it will pile up work on the clerical force and cause some confusion. Captain Green made the suggestion in the inter-

est of simplifying the separation. "There will be no difficulty about reorganizing the Central's operating and traffic departments," he said.

"General Superintendent McBee can keep everything running nicely in his department. It has been a traffic department under Major Whitehead and it has a comptroller and an auditor."

"Will the Richmond and Danville call for its engines and cars?" Captain Green

"Not at once," the general manager answered."The Central has several hundred Danville freight cars on its lines and a great many of its cars are off on other lines. The Richmond and Danville has seven of the Central's passenger coaches on the Carolina system and the Central is using seven Georgia Pacific coaches. The Central will get back all its rolling stock and send back the cars of the other roads.

"This is a happy ending, it seems to me," said Captain Green, "of the dispute.We are not sorry to lose the Central and we wish it good luck and plenty of it."

Not Many Changes. Not many changes are expected in the Central until the permanent directors are elected and they set to work reorganfzing the whole system.

It is suggested that, eventually, there will be a new president. Then there will be a general manager probably. The old Central had a traffic manager, a general freight and a general passenger agent. Instead of these three there may be but two in the interests of economy. Here in Atlanta where the Richmond and Danville and the Central have joint employes, there will be separate ones for each road. There will be a frieght agent and assistants and perhaps the old ticket office

The Richmond and Danville will likely Judge Speer signed an order this morning

need a few new clerks, but the change in the Kiser building will consist chiefly of the withdrawal of the old Central

JUDGE PARDEE'S DECISION-The Road Restored to Its Old Di-

Macon, Ga., March 28.—(Special.)— The hearing in the Central receivership case was resumed this morning at 10 o'clock. When court convened Judge Speer read the following letter from Temporary Receiver E. P. Alexander.

Macon, Ga., March 28.—To the Honorable Judges of the United States Court: As directed by the court, on the 26th, I respectfully submit that the cash in my hands, as temporary receiver, on Saturday night was about \$165,000. This remains after paying about twenty-cirkly nains after paying about twenty-eight thousand insurance premiums, previously authorized. The daily receipts at present seem to average about fifteen thousand dollars. The unpaid pay rolls of the former lessees are reported to fae to be about one hundred and ninety thousand dollars. Very respectfully,
E. P. ALEXANDER,
Recei

Temporary Receiver. Throws Itself on the Court.

Mr. A. R. Lawton, Jr., counsel for the Central, then offered the following amend-

"And now comes the Central Railroad and Banking Company of Georgia and shows to the court that its president and board of directors, consisting, with a few exceptions, of the same men who now fill these offices, entered into the contract of lease with the Georgia Pacific railroad, after long deliberation and negotiation, good faith, under the advice of counsel; that the same was a legal and void transction, and believing firmly that it was decidedly to the interest of all the stockholders of this company, minority as well as majority; that it has continued in good faith to assert the legality and validity of said contract of lease, and now believes that if the same could be carried out by parties concerned that it would be to the best interest of the stockholders and he public; that since the commencement of this case, both by answers among records of this court and private notification, the Georgia Pacific Railroad Company has asserted the invalidity of the ceiver, but to the defendant, and its intention to abandon the same permanently, Company, the operating agent of Georgia Pacific Railroad Company, has announced its permanent abandonment of the same also. And this defendant submits itself to the jurisdiction of the court, as to the course it shall persue in reference to the said contract of lease, and prays its direction and instruction in the premises." Mr. Lawton then began his argument by replying to the charge that there is nothing in the charter of the Central authorizing the lease. He argued that the Central gained its power to lease itself primarily through the charters of the Macon and Western and Monroe railroads, which it ac-

which came from the Georgia and Western. Judge Pardee's Point. Judge Pardee here called attention to the

by act of the Georgia legislature.

fact that the Georgia constitution of 1877 bore directly upon this point. Mr. Lawton made a strong and eloquent appeal to the court and complainants' attorneys to allow the Central directory to resume control. He answered the attacks that have been made upon General Alexander, his reference being made to the remark of Mr. Rountree in the opening arent that General Alexander was the procurer that brought the maiden to her despoiler. Mr. Lawton spoke of the Speyer contract as a splendid piece of financiering. In referring to the stock of the Augusta, Gibson and Sandersville railroad held by the Central, he spoke of it as being worth-less since the receivership. To which Judge Pardee replied that the receiver was generally the undertaker that took charge

Captain Harry Jackson, of Atlanta, made a short but interesting speech which he read from manuscript. He commenced by read from manuscript. He commenced by saying: "This is not the time for the Richmond and Danville or the Georgia Pacific railway to be heard. If in the further progress of this most remarkable case, it becomes necessary to defend their cor-poration and their property, they will be found amply prepared to meet the attack, no matter whence it comes. But a brief and condensed review of the history of the Central system and of its relation with the Richmond and Danville for the last nine months may prove - eresting as it is in-structive. I propose to state only facts which cannot be successfully controvert-ed—" said he, "facts overwhelmingly sus-

tained by the testimony before this court."

Major Bacon's Speech. Major A. O. Bacon, counsel for certain interveners, followed Harry Jackson and made a strong argument. He stated that 33,000 shares of Central stock were offered by individuals who were really the people at interest, and they are minority stock-holders. The owners of the 42,000 shares held by the Terminal have no interest in that stock, except its voting power, having disposed of it. In addition to the minority stockholders, the \$4,000,000 of debenture ranking second to the bonds, are affected by this proceeding. The \$3,000,000 of minority stock and \$4,000,000 debentures will not be lightly regarded by the court. tinuing, he said he would not delay the court with a discussion of the validity of the lense, as its intimations were against it. He then took up the discussion of the question of competition, which he endeavored to show was defeated by the consolidation of reads. roads. He likened the railroad situation to roads. He likened the railroad situation to a game of chess, but the court would not fix the responsibility upon a pawn, bishop or a queen, but upon the power that makes them move. That, in the language of Justice Campbell, the court should strip the mask from the face of the man and judge him by his real motives. It would be futile to say that the lease is void and still say the holding of the 42,000 shares is valid and can be legally voted. If that stock is left valid there is no escape from a receiver.

shares were not enjoined a receiver was inevitable. The great object is to save the property. He maintained the solvency of the road. Restored to the Directors

After a few brief remarks, Judge Pardee announced that the 42,000 shares of Terminal stock would be enjoined from voting in future elections, and the Central directors of Georgia be appointed temporary receivers to take charge of the property until it could be legally disposed of.

Judge Pardee remarked that if this was not satisfactory the court would see what

for the payment of the February pay, all of which will be hailed with delight by the

Central's employes. GENERAL ALEXANDER RESIGNS.

And Mr. H. M. Comer Elected to Fill the Vacancy. Macon, Ga., March 28 .- (Special.)-After the court adjourned the board of directors of the Central railroad met, a full board being present. General E. P. Alexander, president, tendered his resignation. Mr. M.H.Comer, of Savannah, was elected as director to fills the vacancy caused by the failure of General Sorrell to qualify General Alexander's resignation having been accepted, Mr. Comer was nominated to fill the vacancy of the president of the

board and was immediately elected.

The election of Mr. Comer is well received. He is one of the ablest financiers in the state and it is understood that his election was in accordance with the wishes of a large number of the creditors of the road. It is understood that the changes in the board will result in a reorganization of the company and will greatly enhance the value of the stock.

Active steps will be taken at once to put on foot a plan to take the road out of the hands of the receivers and put it on a solid

financial basis.

Other changes will probably be made on the board and a much more cheerful out-look is shown already for Central securities. Judge Pardee will leave on the early train for Atlanta and will go from that place to his home in New Orleans. Mr. Beeman, who represents the Speyer load and several other large creditors of the Central, and Mr. Davies, who represents the New York Mutual Life Insurance Company of New York, will leave on the early morning train for Atlanza and will there take the vestibule train for New

THE TERMINAL'S TROUBLES.

General Thomas Feels That He Was Slighted

by the Committee. New York, Mach 28 .- Rumors of trouble in regard to the Richmond Terminal system were again current today in Wall street. It was stated that meetings have been held frequently, of late, to act on certain new developments, and Calvin S. Brice came from Washington, response to an urgent General Thomas.

It was also said that a long meeting was held at the New York club yesterday, and tellay a report was circulated that the plan

held at the New York club yesterday, and today a report was circulated that the plan had practically fallen through. Vice President Fahnestock, when spoken to this morning about the report that he had resigned from the reorganization committee.

said:
"The reports have no foundation. There "The reports have no foundation. There has been no trouble or rupture of any kind, and there has been no change in the situation. The time in which the success of the plan can be judged is still far away, April 14th being the date fixed as the limit for depositing securities. The First National bank people are security holders, but not holders of Richmond Terminal stock." General Thomas Is Provoked.

At the Central Trust Company it was learned that Chairman Olcott had gone out of town and was not expected at his office. uired, and which absorption was ratified There is a general understanding that there is serious trouble between the important interests in the system. The following statement was made today from a source practically official: General Thomas has certainly been displeased by several things. One is that the Olcott committee sent their letter requesting the resignation of all the added that the right was also derived through the charter of the Georgia Pacific letter requesting the resignation of all the officers of the Terminal system. He had a right to expect that the presidency of the new company should be offered to him, even though he declined. Then there has certainly been unfair discrimination shown in the properties of part sequification shows in see will not be deposited under the plan un-less its provisions are changed.

Railroad Meeting in Montgomery Montgomery, Ala., March 28.-(Special.)-Presi-Montgomery, Ala., March 28.—(Special.)—President Van Praag, of the Mexican, Gelf, Pacific and Puget Sound Railroad Company, attends here today the stockholders' and directors' meetings. The org mization and surveys are complete, and the consolidations of organizations in the several states be ween Pensacola and Memphis, the latter the objective point, are now being perfected. The road's name will be changed into the Pensacola and Northwestern Railroad Company, and traverses some of the most fertile sections of Alabama, Mississippi and through the mineral belt of West Alabama.

hrough the mineral belt of West Alab ama Promoted to a Superintendency. Bart Baldwin, a former Atlantian, has been Bart Baldwin, a former Atlantina, has been appointed superintendent of the Lonisiana division of the Illinois Central railroad. His headquarters will be in New Orleans. He is a brother of Mr. Ed Baldwin, and is well remembered here. Years ago he was a member of Volunteer Fire Company No. 1, of which his father was foreman. The position is a good one, and Mr. Baldwin is a good man for it.

The Mobile and Ohio's Case A statement was given out at Mobile yesterday intended to correct certain reports of the preliminary trial of the Nicholas vs. the Mobile and Ohio case. But the correction was so involved and opaque that it did not correct. It seems that Chancellor Taylor decided two points in favor of the defendant, and over a third point there is a dispute as to just what he did do.

COBB WILL HAVE A PRIMARY

To Decide Upon the Delegates to the Atlanta Convention. Marietta, Ga., March 28.-(Special.)-The

democratic executive committee for county met at the county courthouse today to decide upon the way in which the democrats should express their wishes in the coming election. In the absence of the chairman, Mr. T. J. Hardage, the body elected Mr. John T. Pace as chairman pro tem and Mr. S. Crowley acted as secretary. On motion of Mr. McMillan, delegate, and also president of Mr. McMillan, delegate, and also president of the county alliance, a resolution was adopted to hold a primary on April 30th to elect the four delegates allowed the county in the con-vention meeting in Atlanta on May 18th to choose delegates to the Chicage convention on June 21st, and a primary to be held on July 2d to elect delegates to the convention in At-lanta on August 10th, to put out a ticket for statehouse officers, etc.

FIVE NECKS TO STRETCH.

A Sunday Tragedy in South Carolina Calle Columbia, S. C., March 28.—(Special.)—On Friday, May 20th, four men and one woman, Elisha Young. Iky Young. Holmes Moble, Alfred Crossby and Martha Young, will be Affred Crossby and Martina Toung, will be hanged in the jail yard at Chester for murder. They are all young and fairly intelligent looking negroes, and they received their sentence this morning with every appearance of indifference. There was a tremendous tumult when the condemned people were led from the courthouse. Hundreds of their colored friends courthouse. Hundreds of their colored friends crowded around them to tell them good by before they were returned to their ceils. Martha Young bore a child to Alfred McAlilley last year, and he understanding she neglected it, went to her house and took it away with him. On the following Sunday Elisha Young, who appears to have been the ringlewier, incited on the following Sunday Lissa Young, who appears to have been the ringlewier, incited Martha and the other men to attack McAlilley at church, with stones, he leading the assault with a pistol. The murdered man was soon knocked down, when one of the party crushed his skull with a stone about the size

Sheriff Benjamin Howell Collyer, of Jackson County.

GOES TO NEW YORK FOR HIS PRISONER

Farmer in the Hands of the Georgia

THE STORY OF THE MURDER TOLD.

The Victim Waylaid at Night by Jokers The Escape of the Prisoners.

New York, March 28 .- (Special.) Benjamin Howell Collyer, sheriff of Jackson county, Ga., walked into the Toombs police court this morning, accompanied by Detective Reap, of police headquar-ters. He was formally introduced to Jushis business.

"Your honor," he said, "I hear you've got young Zan Farmer up here; I've come to get and take him home to answer the charge of murder."

The First Appearance of Farmer A week ago last Saturday night, a young man walked into the Leonard street police station house, and said that he wanted to be sent back to Jefferson Ga., to stand his trial for the murder of a young boy of the name of Ira Drake. He said he was innocent of the murder, but he wanted to be sent back there in order that he might be cleared. He gave his name as James Alexander Farme of Jackson county, Ga. He talked in such an extraordinary manner, and his appearance was generally so wild, that Justic Duffy sent him to Bellevue for medic examination. The doctors pronou him perfectly sane. He was sent back to the Tombs prison to await news from

Georgia. The Sheriff and the Prisoner News in the shape of Sheriff Collyer ar rived today. As soon as the sheriff saw Farmer he ran forward and grasped him by

"Hello, Zan," he cried, "I'm right glad to ee you; seems to me you must have done right smart lot of wandering for a long Zan smiled drearily. "That's so," he

said, "but I'm a-going back now to stand my rial. I ain't guilty, and I want all the folks to know it. I'm powerfully sick of wanderin' around."

Sheriff Collyer, Detective Reap and young Farmer started for the district attorney's office at once. They will leave for Georgia tomorrow night.

The Story of the Crime. This is the story of the murder of Ira Drake as it was told by Sheriff Collyco this morning: The murder was committed on Sunday night, May 10, 1892, on the road about two miles from the village of Nicholson. On this Sunday evening the singing school was held at Suddeth's house, which is about a mile from the Farmer homestead. About 10 o'clock the meeting tainly been uniar discrimination shown in the proportion of new securities to be given in exchange for the securities of the present companies. Knoxville and Ohio is one instance and another is the East Tennessee securities. It is certain that some of the securities of the East Tennessee the McEllammer house and stood securities. Dora began to yawn presently, and said she was koing indoors. Zan Farmer took the hint and started for home, leaving Drake and Dora's cousin whispering on the doorstep. When Farmer had gone a little way down the road he fell in with a lot of young fellows who had also been to the singing school. Bob Farmer, Zan's brother, was among them, and Joe Henry, Tom Chaning, Monroe Hawkes, Bob Archer and two other boys were also there. Some one asked where young Ira was, and when Zar Farmer said he was still at the McElhammer house, it was proposed to give the youngster a fright as he came down the

The Fright Was Given. They all sat down on a log by the road-side to wait for him. It was a pitch-dark night, and as they sat there piling up their grudges against the boy, and plotting to have revenge on him, Ira slipped past them, and had gone on his way toward home. Nobody heard his footsteps as he passed, but a minute later the boy began to whistle. The men on the log began to curse their own stupicity. "Hold on a minute," said Zan Farmer,

jumping up; "I'll catch him yet. You fellows stay here." Zan started across the lots, and two minutes later the men on the log heard two pistol shots in rapid succession. There was no cry, no sound of a scuffle. Every-

thing was perfectly still again until they caught the sound of Zan's footsteps running toward them again. He came up to them breathless and panting.
"Oh, Lord," he cried, dropping on the log and bursting at laughing, "I scared the kid to death almost. You fellows

ought to have been there to see the fun. I made him tear up the dirt.' The Warning Given.

The men separated immediately. Each of them started for his own home. At daybreak the next morning they were all awakened by Bob Farmer, who rode from house he left the same message:

"Keep your mouth shut, for God's sake;
the kid's dead."

Then he rode on agen. The men got up and stayed about the house. Not one of them dared walk down the road. At 10 clock that Monday morning old Drake, Ira's fatner, started out to look for briske, Ira's lather, started out to look for his boy. He fairly stumbled over the dead body. It lay haddled up in the mud of the road, just where the boy had fallen when Zan Farmer fired the two shots. The boy's head rested in a pool of blood. There were two bullet holes in his forehead. An inquest was held, and one of the men who was with Farmer told the story of the killing.

Zan Farmer was arrested immediately, He was confined in the Suddeth house for the night. Word was sent to Jefferson and the night. Word was sent to Jefferson and a deputy sheriff started immediately to bring Farmer to the Jefferson jail. At 9 o'clock on Wednesday morning the drive to Jefferson was begun. Zan was perfectly docile and expressed his willingness to go.

The road to Jefferson led past the Farmer they will leave for Atlanta. The battery became favorites in Atlanta The battery became favorites in Atlanta. The battery became favorites in Atlanta during its three days' stay, and every one will be played to see the back again.

Ward's men from Brooklyn will be here today at 2 o'clock, but there will be no this afternoon.

The first game will be played tomorrow. The heavy, hard rains las week prevented

oorstep as the carriage drove up. All of them were crying bitterly. Zan's grand-mother tottered down the steps and begged the deputy sheriff to let her kiss her boy be-fore he took him away. The sheriff was touched, and told her that she might do so. The entire family then insisted upon kissing

Suddenly Grandmother Farmer began to

shriek, "They're taking the boy away from us in his workday clothes!" After she had calmed down a little, she drew the sheriff

to one side.

"His Sunday clothes are all brushed and ready for him," she pleaded. "Won't you just let the lad go in and put them on?"

The deputy sheriff could not find it in his heart to refuse her.
"All right," he said, "but don't be long

Zan, guarded by one of the sheriff's men, was then allowed to enter the house. The deputy sheriff and the other men waited. Fifteen minutes passed. They began to grow impatient. Suddenly the sheriff heard a horse galloping across the meadow behind Farmer's house. The man on the horse's back was whipping it furiously. He was Zan.

They Were Held Back. sheriff sprung to the carriage, but as he did so he found himself covered by four revolvers in the hands of Zan's old chums. He was completely in their power. Zan was safely aboard a railway train before the siege was raised. Then the deputy sheriff and the man who escorted Zan into the house came to compare notes. On their way back to Jefferson it came out that the escort had been overpowered and gagged the instant he entered Zan's bedroom. Until this morning, when Sheriff Collyer and Zan met in the Tombs police court, no inhab-itant of Jackson county had set eyes on the young man.

THE PRESIDENT SATISFIED With the Tone of Lord Sallsbury's Letter

of the 26th. of the 26th.

Washington, March 28.—It is said on good authority that the president and his cabinet are well pleased with the conciliatory tone of Lord Salisbury's note of the 26th instant, especialy as it is held to concede the point that has been theiprincipal cause of contention, viz., the removal of the modus vivendi of last year for the protection of the seal fisheries.

This alleged concession is believed to be implied in his proposition to agree to a modus, in case the treaty of arbitration is ratified under the condition that each government

under the condition that each government shall guarantee the other for damages incurred through the suspension of shall guarantee the other for damages incurred through the suspension of sealing operations. One official who has been consulted by the president in regard to the negotiations, said he was especially peased with Lord Salisbury's admission that Great Britain would hold itself liable for damages resulting would hold itself liable for damages resulting to the United States because of the modes vivendi in the event that the verdict of the arbitrators is adverse to its contention. He said that taking it altogether Lord Salisbury's note is satisfactory as indicating a good prospect for an amicable settlement of the questions at issue. Further correspondence will be necessary to settle the method of determining the character of the damage claims.

ANNIE SEARCY FOUND.

She Has Been in the City All the While the Police Were Looking for Her. Annie Searcy has been captured at last.

After weeks of diligent and untiring search on the part of Deputy Sheriff Will Green and the detectives, the woman located yesterday, and last night the bird was trapped. She was nowhere else than in Atlanta. And that's exactly where she was be-

lieved to have been all along. When "Dutch" Annie was indicted by the grand jury for arson several weeks ago, steps were immediately taken to put her under arrest. That afternoon she was in-formed of the trouble hanging over her and

home.

Later in the day she was seen in a carriage that dashed rapidly out Peachtree. It was but a few minutes before the time that the Richmond and Danville passed Ponce de Leon springs, and it was for a while believed that she boarded the train there.

But it was all a mass and the detectives.

But it was all a ruse and the detectives, soon ascertained as much.

Telegrams were at first sent in all directions to apprehend the woman, but later all efforts were directed toward finding the woman in the city. The officers had a clue on which they worked, and it all turned out to the nicest of satisfaction.

Yesterday Deputy Sheriff Green, with Detectives Cason, Looney, Bedford and Green, went to a small negro hut, back of Mount Zion church. It was the residence of Fannie Harper. Day after day of earnest searching had led to locating the muchly wanted woman there. But it was all a ruse and the detectives

est searching had led to locating the muchly wanted woman there.

Never was there, however, a more disappointed force of officers. "Dutch" Annie had been at the place, but had left several hours before the officers came.

She had learned of the additional charge against her of receiving and concealing stolen goods and a further chain in the link of evidence in the arson case, and immediately changed her whereabouts.

But about 10 o'clock last night she was traced to Currier street, near Blackburn, at the house of Ella Pleas. The moment the officers approached the place those

the officers approached the place those within barred the doors and windows and refused them admittance.

That confirmed the belief that the woman

That confirmed the belief that the woman was there and a careful watch was kept. Directly a rear door was opened and some one quietly slipped out and started through the yard. Quickly hands were laid upon her and the long-sought-for "Dutch" Annie was a prisoner.

She was brought to police headquarters, where she was locked up over night. Today she will be sent to Fulton county jail to await trial on the two very serious

day she will be sent to Fulton county jail to await trial on the two very serious charges against her.

The woman stated at the station house that she had left the city, but stole back on last Saturday. The woman, Fannie Harper, denies that. Annie Searcy certainly has a bitter future before her.

She has employed Mr. Will Moyers to represent her.

represent her. SEVEN MEN ARE HERE.

And Maskrey Is Looking for the Other And Maskrey Is Looking for the Others.

The Games with Ward.

Atlantians who saw the Deppens of remember Gagen, the cunning pitcher. remember Gogen, the cunning pitcher.

Gagen has been signed by Maskrey.

Those who saw that same puzzling pitcher will quickly recall his safe, graceful catcher, Schahel.

will quickly recall his sate, gracerus cancer, behabel.
Schabel. Schobel, too, comes to Atlanta.
Gagen and Schabel made beyond a doubt the best battery the south has seen in a long time, and in securing them Atlanta's manager has done a great day's work.
But neither end of the battery can be in Atlanta before the 5th of next month. Both men are now playing a short engagement in Richmond, Ky., and as soon as that is done they will leave for Atlanta. The battery became favorites in Atlanta during its three became favorites in Atlanta during its three

the contractor from working on the grounds, and when the gates were thrown open yesterday morning it was almost a lob-lolly. During the day great quantities of dirt were moved, but at dark the grounds wege still quite uneven. So much so that it was thought best to postpone the games with Brooklyn. The work on the grand stand, too, has not progressed as rapidly as it might have. But before this day's work ends it will be in good shape.

Of the nine men Maskrey now has signed seven are in Atlanta. They are Campfield, Bennett. Beach, Berryhall, Bowser, Long and Hill. Every one of the crowd, too, makes a good showing.

NOW THEY'LL MARCH. The Grady Cadets Mark a New Era in Their

Existence. The gallant Grady Cadets are on their

feet again and ready to "march to the roll of the drum."

And every citizen of Atlanta will hail the news with gratifiction, pride and delight.

Last night's meeting of the Cadets brought many of them together once more in happy reunion, and every one of them entered fully into the spirit of the meeting, with a heartier zest than ever before characterized the deliberations of this popular company of Georgia soldiery.

The meeting was held in the company's armory on Marietta street, and was called to order at 8 o'clock, by Sergeant T. L. Hardin. Mr. Heidt was at the secretary's desk.

desk.

The chief purpose of the meeting was to discuss the action of the committee appointed at the last meeting to elect officers in place of those whose resignations were ac-

cepted then.

The committee reported, as has already been outlined in advance by 'Ine Constitution, that they had elected Mr. Thomas Cobb Jackson, captain; Mr. Frank Orme, first lieutenant, and Mr. Jack S. Cohen, second lieutenant The report was received with a storm of pplause, such as soldiers alone know how

apprintse, such to give.

It was decided to elect the junior second from the new membership later.

Unanimous was the vote that ratified the elections, and every member of the company, which has been headless for several days, breathed easy once again.

Then there were some enthusiastic dis-plays of genuine eloquence—some free-for-all speech making being indulged in by the

meeting.

The following members made speeches expressive of their exultant joy at this happy reorganization, and pledging anew their faith and loyalty to the company's Messrs. R. H. Manley. T. L. Hardin, J. A. Bass, H. W. Young and J. O. Hamilton. Every speech was loudly cheered, and to judge from the noise that sounded loud in the streets, it was too obvious that a grand revival was there.

Resolutions of Regret.

The following resolutions of regict were adopted by a unanimous vote:

Wacreas, Captain Lyman Hall and Lieutenants Albert Howell, Jr., Frank Orme and C. G. White, Jr., whose names have been identified with that of the Grady Cadets since the organization of this command, and to whose insistant and earnest efforts the very cristence of the command is due, have determined to sever their connections with the volunteer military forces of Atlanta and the officerships of this company; therefore, be it.

the omeerships of this company, therefore, be it.

Resolved that in this severance the militio of this city and of the state of Georgia lose valuable officers, and that this command is deprived of officers who have been an known to it, and whose gentlemanly bearing and high infilitary ability have won for them the respect and esteem of every member.

Resolved further, That in accepting their resignations we express our sincere regret at their leaving the command, and extend to them the wish that theirs may be a future of unclouded happiness and prosperity, Respectfully submitted,

J. S. COHEN,

G. V. HEIDT.

Committee.

They'll Meet Again Tonight.

The Grady Cadets will meet again to-

night.

The notice is given by the authorities that every member is urged to be in the armory tonight at 8 o'clock for a most important meeting.

There is a perfect boom in the enlistment of the company, there beam forty actual members already in the company, and applications pouring in for membership.

The Cadets look for a grand rall around their flagstaff tonight, and one of the members said last night, "We'll make this command the pride of Georgia; see if we don't!"

A MURDERER. For Whom a Reward of \$250 Is Offered

For Whom a Reward of \$250 Is Offered, Captured Last Night.

Patrolman Barrett lastnight arrested Henry Walker, a fugitive murderer from Alabama.

About a month ago the negro shot and killed a deputy sheriff at Bessemer, in Jefferson county. He succeeded in escaping and a vigorous search was made for him.

It proved unsuccessful and a reward of \$250 was then offered for his capture. Walker was found on Marietta street last night, and now occupies a cell at police headquarters awaiting instructions from the Bessemer authorities.

It was a very rich trail.

THE BLOODY AX Is All That Is Left to Tell the Story of the Murder of Mrs. Leonard.

Murder of Mrs. Leonard.

Milledgeville, Ga., March 28.—(Special.)—
The coroner's jury impaneled to inquire into
the death of Mrs. Leonard, after five days of
investigation, adjourned today. Several
parties have been arrested on suspicion, but
all proved themselves innocent.

Each day the affair grows to be more mysterious, and hundreds of citizens have sworn
vengeance on the guilty parties if found.
Sheriff Ennis, assisted by a number of friends
of Rev. Mr. Leonard and his deceased wife, are
still doing all in their power to bring the guilty
man to justice, but nothing is left to tell the
story of the crime but a bloody ax. Consequently they can only hope for something to
turn up that has as yet been overlooked. The
coroner's jury brought in the following
verdict:
We, the jury, chosen and sworn to inquire into

coroner's jury brought in the londward verdict:

We, the jury, chosen and sworn to inquire into the death of Mrs. Simon Leonard, who died March 23d, find that death was caused from wounds made with an ax in the hands of parties unknown to us, and we the jury pronounce it murder.

INTO THE STREAM. Montgomery Lady Loses Her Life in the Alabama.

Montgomery, Ala., March 28.—(Special.)—About 3:30 o'clock this afternoon, Mrs. Kate Clay, her little child and her sister, Mrs. Hannah Farley, were taking a drive. The river is very high, and the back water has flooded a low portion in the northeast portion of the city. The ladies drove near the river to look at the high water, and while crossing a submerged bridge, the horse became frightened, and backed off the bridge into a deep ravine. Mrs. Farley and the child were rescaed, but the efforts to save Mrs. Clay were unavailing. Her body was recovered within a half hour of the drowning. The victim of this sad accident was about twenty-five years old, and had been married about five years. She leaves a husband and two children.

There Are Six of Them.

There Are Six of Them.

Holly Spring, Miss., March 28.—Mrs. C. K. Smith, wife of a white laborer living on a farm near this city, has given birth to six babies, all boys, well developed and weighing in the aggregate forty-five pounds. The nother and babies are doing well. They have been named Lee, Jackson, Van-Doro, Grant, Sherman and lineil.

Chattanooga, Tenn., March 28.—(Special.)— Two attempts were made to 25te the building of the Armour Packing Company tonight. The incendiaries used coal oil in order to facilitate their work, but both times their at-tempts were discovered in time to put out the

TORE UP THE TRACK.

PRICE FIVE CENTS

An Exciting Day at Rome Over a Rail-

SUPERINTENDENT DILL

President Brookes Threatened Him with the Penitentiary.

BUT HE SIMPLY SMILED AT HIMS

Danville Did Not Turn Away the Rome Road's Wrath.

Rome, Ga., March 28.—(Special.)—Intense excitement has prevailed in Rome the livelong day. Great crowds gathered together, and the varying fortunes of the winner and loser have afforded great interest. Early this morning, a large hands was seen constructing a new tr for the Richmond and Danville railros The new track had crossed the Rome ra road's track, had displaced a side track cleverness of the act excited great in the darkness of the night the work was done. The Rome railroad did not intend to allow the Richmond and Danville to contain the state of the state of the Richmond and the struct the track, and the Richmond and Danville knew it. So, this morning, at 12:20 o'clock, the construction train, loaded down with men, tools, timber and iron, pulled into Rome. Superintendent Dill came in the Chicamauga, his private car. Work began immediately, and when daylight broke this morning the crossing of the Rome railroad was finished. Only two policemen knew what was going

But, early this morning, President W. W. Brookes got wind of the affair, and im-There he met the superintendent track. President Brookes was hot. intendent Dill was cool. President Brookes ordered Superintendent Dill to stop the work. Superintendent Dill replied that, if the president of the Rome road had any orders, he should give them to the men and not to him. President Brookes grew h

"I will have you put in the per sir," he said, or words to that effect.

The superintendent langhed. So Presdent Brookes left him and consulted so law books very diligently. The large fo of hands worked rapidly. The timbers hall been prepared and the dirt loaded it all meant. The answer was simple. Richmond and Danville had leased were only building a track to new terminal facilities. Everybody i was a mighty clever picte to work am plimented the head men. It was pri understood that the Rome road had pared an injunction, had it all drawn were going to have it signed and set this morning; when, lo! and behold, in ing broke, and there could be no injunct for the work was done. The Constitute for the work was done. The Constitute representative walked down to the Constitution of the Constitution o

mauga and there met Superintendent "What time do you leave?" I am arrested. You see, they are triin to force us to buy their road. That i what all this is about. They

been using them, you know."
Work continued on the track; and it Work centimed on the track, and it almost reached the center of Harilton & Co.'s store by dinner.

All distime President Brookes was not idle—not at all. Captain C. N. Featherstone, Judge Turnbull and President Brookes were getting ready an injunction. The injunctor was signed by Judge Maddex, and the prayer of the bill was a bijone. It not only enjoins the Richmond and Danville from further work, but makes then replace the sidetmek of the Rome railroad, causing them to tear up the track they had laid.

Superintendent Dill Arrested

But this was not all. Before Justice of
the Peace Walter Harris a wurtant was sworn out for a felony, disturbing the trace of a railroad, and the smiling superistendent was arrested by the sheriff of the

bond. President Brookes was smiling the afternoon.

"Yes, we have stopped them. This company is enjoined from working and also they must replace our track. I doubt very much if they began at the hour that is reported."

"How about Superintendent Dill?"

"He has been arrested and four years in the penitentiary is the punishment if he convicted."

"What Terminal facilities have the Richmond and Danville at present?"

"None," was the reply, "if they use any it will be ours and only at our sufference, and the injunction is set for Saturday week."

and the injunction is set for Saturds week."

"Didn't you have some trouble with the Richmond and Danville a few days and "Yes; we garnisheed about twenty the sand dollars they owe us for allowing the to use our terminal facilities they refuse to pay that. They don't or any themselves and they don't want to us for ours."

Great excitement has prevailed in Roall day and around the depot great crow have stood. As a matter of fact the Rimond and Danville had the good will many because they were building track to get to their own new depot. This they have leased Hamilton & Co.'s at for a passenger depot, their warehouse a freight department and their lot for yard, the move being an improvem of great importance to Rome. The per like to see it. By some it is thou that the Richmond and Danville has right to tear up the tracks of the Richmond Danville.

Columbus, Ga., March 28.—(Special.)tive young woman, he aife of Georgo, of Americus, is occasioning somes
a sensation here. The young woman,
pears, had been receiving the attent
other men, and on Sunday skipped of
Americus and came to Columbus to
male friend by appointment. Her
followed her and succeeded in appreher at the depot and sock her in
They had a lively scrap at the depot
go finally came out master and ple

L ST.

LIVING WATERS.

The Sufferer Drinks and Is Restored to Health.

BUFFALO LITHIA SPRINGS, VIRGINIA

These Remarkable Waters Have Cured Are Fountains of Youth.

Buffalo Lithia Springs, Va., March 27 .-(Special Correspondence.)—Everybody in this neighborhood is a strong believer in the virtue of Buffalo Lithia Springs.

The people for miles around are con-vinced that the waters are a panacea for all the diseases to which human flesh is

If your nerves are shattered and you are out of sorts generally and have no ap-petite, every one of them will tell you that water of sping No. 1 will put you all right in a day or two. In cases of gout, rheumatism, gravel and the worst forms of kidney disease they point to No. 2 and declare that its water is an infallible cure, There is hardly a family in ten miles of the springs that does not send here almost daily for water. This they get without money and without price, except when ments from No. 2 are so heavy as to make the water scarce. Then they compro mise by taking the water of No. 1, which

closed and free for all. I notice, too, that the women and children are healthier here than in any other waters are a known agency of wonderful remedial potency in all female diseases and the disorders of teething infants. This, therefore, accounts for the fact. It very rare that a sick child, brought here for treatment, is not either greatly benefited or completely cured. It is the same way with sickly females. There is a tonic and sanative effect about the waters that unseats disease and builds up the system at 2000.

Dr. William T. Howard, professor of lisenses of women and children in the University of Maryland, referring to this sub-

retering to this subject, compares Buffalo Lithia with a very celebrated water and adds:

"Indeed, in a certain class of cases, it is much superior to the latter. I allude to the abiding debility attendant upon the the abiding debility attendant upon the tardy convalescence from grave acute diseases, and more especially to the cachexia and sequelae incident to malarious fevers in all their grades and varieties, to certain forms of atonic dyspepsia and all the affections peculiar to women that are remediable at all by mineral waters. In short, were I called upon to state from what mineral waters I have seen the greatest and most unmistakable amount of good accrue in the largest number of cases in a general way, I would unbesitatingly say the Buffalo springs, in Mecklenburg county, Buffalo springs, in Mecklenburg county,

This is only one selected from three or four hundred certificates given by the lead-ing physicians of the country with refer-ence to the efficacy of Buffalo Lithia waters in the treatment of a wide range of diseases. So conscientious is Colonel Goode, the owner of these springs, that he has never sought to advertise the waters except the waters except through testimonials from the medical *profession. Of all professions in the world this is the most orthodox in the observance of professional ethics. Physicians rarely endorse a remedial agency unless its merits are fully substantiated, and in securing the long array of eminent signatures over most pushelical recomand in securing the long array of emineut signatures over most unqualified recommendations of Buffalo Lithia waters Colonel Goode is to be congratulated. Such testimony is impregnable and the long and the long and long the long and long are long at large. In my letter yesterday I made incidental mention of a very remarkable case of stone in the bladder of which Governor Thomas H. Holt, of North Carolina, was cured by Buffalo Lithia water, spring No. 2. This is only one instance of probably a hundred others in which there were similar results.

It is claimed that the water of No. 2 will dissolve any stone of urinary formation

dissolve any stone of urinary formation where the action of the water is unobtructed. As a test of its properties in this particular, stones or calculi have frequently been placed in vessels containing the water and after a certain length of time they were

Dr. E. C. Laird, the resident physician orings, has in his possession a pho-

Dr. E. C. Laird, the resident physician at the springs, has in his possession a photograph showing the exact size of several particles of calculus which were discharged by a patient while under treatment at the springs. Some of these fragments are as large as a pea and weighed altogether two ounces and twenty-seven grains. Dr. Halstead Boyland, doctor of medicine of the faculty of Paris, formerly professor in the Baltimore Medical college, and also the once resident physician at Buffalo Lithia Springs, reports a case equally as extraordinary He says:

"The case of Mr. C., which came under my observation as resident physician at the springs during the season of 1884, affords undoubted evidence that Buffalo Lithia water is a solvent for urinary deposit, commonly known as stone in the bladder. He was operated upon for stone, the operation affording but partial and temporary relief. A year afterward, he visited the Buffalo Lithia Springs, at the time passing small quantities of a urinary deposit, of the triple phosphate of ammonia and magnesia variety, and his sufferings such as required that he should be kept constanly under the influence of opiates. In some eight weeks, the solvent properties of the water were evident in the diminished consistency of the deposit, the increased quantity discharged, and by its change from concrete lumps to fine sand, which he discharged to the amount of four ounces. After a time, however, the quantity gradually diminished, and flually ceased, and he left the springs with the deposit dissolved and washed out of the system, and the diathesis fons et origi morbialtered. There had been a disapperance of the attending symptoms, and great improvement in his general condition."

aftered. There had been a disapperance of the attending symptoms, and great improvement in his general condition."

So many diseases originate from a derangement of the nervous system, or in their ravages on the constitution, so completely demoralize the nervos, that in the treatment of any specific trouble, the waters of spring No. 1 and spring No. 2 are used in conjunction. For instance, while drinking No. 2 to remove gout, rheumatism or gravel, you would also drink No. 1 to strengthen your nervous system and build up appetite. The water from No. 3, which is heavily charged with iron, is also called into requisition. It supplies to the blood the material in which it is deficient, and corrects nervous troubles due specifically to an impoverished condition of the blood.

The power of these waters as an approdis-The power of these waters as an aphrodis



Sometimes you may have to wait. The troubles that

The troubles that have been years in gathering can't always be cleared away in a day. For all the discases and disorders peculiar to womanhood, Dr. Pierce's Favorite you can depend upon that—but if your is obstinate, give it reasonable time. It is an invigorating, restorative tonic, a aling and strengthening nervine, and a tive specific for female weatherses and and strengthening nervine, and a specific for female weaknesses and . All functional disturbances, painularities and derangements are cornd cured by it. All unnatural disres, bearing-down sensations, weak back, upanied with faint spells and kindred toms, are corrected. In every case for it's recommended, "Favorite Prescripts quaranteed to give satisfaction, or oney is refunded. No other medicine one is sold on such terms. That that nothing else offered by the dealer "just as good."

is no question but No. 1 acts as a direct stimulant to the uterus.

The waters are also claimed to be a certain cure for eczema and all skin diseases which result from indigestion and blood poison. To a person debilitated by a long and imprudent use of medicines, the waters will be found a wonderful recuperative agency. In fact, it would be hard to mention a disease that these waters will not cure unless it is consumption, and nothing will cure that.

L. H. PATTILLO.

SAVED FROM LYNCHERS. Albert Chester Removed from the Greene

County Jail. Greenesboro, Ga., March 28 .- (Special.)

Albert Chester, the negro murderer, an account of whose crime was in The Constitation this week, was carried to Madison last night to prevent his being lynched. Ever slace the murder was committed,

the indignation and excitement in eighborhood have increased, and threats bave been open and numerous that speedy ngeance would be meted out. At the time Chester was arrested he came near being lynched, and only prompt action prevented summary punishment. After his incarceration in jail, it was presumed that the people would allow the law to take its course.

An Anonymous Letter.

Last night about 10 o'clock, however when Dr. W. E. Adams returned home, he tend under his door a note signed "Citi-gers." The note was well written, show-ng it to have been the work of an intelligent man. Its contents briefly set forth that the critizens of the county, among then some of the best and most upright men of Greene, wanted Chester and proposed to take him that night. They were outraged at the diabolical crime that had been committed, and proposed not to await the slow and uncertoin methods of the law. Dr. Adams at once notified Sheriff Eng-lish of the contents of the note, and that gentleman speedily made preparations to thwart the mob. He summoned the Greene Rifles as a part of his posse and added to them a number of other citizens. added to them a number of other citizens The jail was strongly guarded, and pickets were thrown out on all the roads leading into Greenesboro to give warning to the inner guard of the approach of any mob.

The Four Advance Guards. The Four Advance Guards.

Shortly after the posse had been formed and the guard mounted, Dr. Adams returned to his home. Just before he reached his house, four mounted men, who were undistinguishable in the darkness, accosted him and asked him had he been warned.

Dr. Adams replied that he had and that, as a law-abiding citizen he had been forced to notify the sheriff.

"Go, home, gentlemen," he said. "Mr.

"Go home, gentlemen," he said, "Mr. English has called out the military and a large posse. Do not carry out your intention. Trouble will result."

"D—n the military," said one. "We want Chester and we are going to have

With that the four riders put spurs to their horses and galloped away.

Carried to Madison.

The hours crept slowly by until 1 o'clock, each moment the inside guard expecting to receive notice of the approach of the mob. Two o'clock came and all was still quiet, and Sheriff English, under advice from County Commissioner E. A. Copelan and Mayor Lewis decided to move Chester to County Commissioner E. A. Copelan and Mayor Lewis, decided to move Chester to the Madison jail, and accordingly he was chained and bound, and escorted by a guard. Sheriff English took him to the depot. When Chester was told of the probable attack on him, and that he must be removed to Madison, at first he was greatly alarmed. On seeing the number of armed were who stood heady to protect him, he removed to the control of th nen who stood heady to protect him, he re ained his coolness, and as he left the jai heerfully bade his fellow prisoners "good-The train came, and, in charge of Sheriff

English, Town Marshal Spinks and Sergeant Bethea, of the Rifles, Chester was carried to Madison.

No Doubt of the Intention.

The bird having been removed, the necessity of the guard was over, and they were dispersed. All danger of the attack was There is no doubt, however, that an attack was meditated on the jail, and that a mob had been organized to lynch Chester, and there is no doubt that the mob was composed of good men. They were dedoubtless, by the prompt action of English. While they wanted Sheriff English. While they wanted Chester, they did not think any blood should be shed in getting him. They knew that Sheriff English is a fearless man, and would not have yielded his prisoner unless overpowered or killed.

This opinion is strengthened by further rumors this morning. Chester was a terror to the neighborhood in which he lived. It is not many years since he ended a sentence of seven years in the penitentiary for kill-

of seven years in the penitentiary for killing his brother. That was a brutal crime itself. He shot his brother because he would not give him a biscuit, and, after killing him, took the biscuit from the dead brother's hand and coolly ate it. Other crimes have made him infamous in the neighborhood, dreaded alike by white and black. The people do not want him again turned loose on the country. It is said that to escape the vengeance of the men who were in the mob last night, Chester will have to be moved farther than Madison. seven years in the penitentiary for kill-

Madison.

The excitement has greatly cooled this morning, but the narrow escape, perhaps from serious trouble, is being generally

IT WAS A CASE OF MURDER.

Two Coroner's Juries Pass Upon the Tragle Death of a Colored Man.

Americus, Ga., March 28 .- (Special.) - The Americus, Ga., March 28.—(Special.)—The coroner's jury, which held the inquest yesterday over Arkie Hawkes, the negro man who was shot, returned a verdict of suicide, but public opinion was not satisfied with this verdict, in view of the conditions of the wound and other evidence of later develop ments. At the instance of the friends of the dead man, a second inquest was held today.

The testimony of the physicians making the post-mortem examinamaking the post-mortem examina-tion satisfied the jury today that it was not a case of suicide, but murder, and the verdict was that Hawkes came to his death at the hands of some unknown party.

Suspicion rests upon several persons, but no arrests have been made, the police being still engaged in the investigation. The deceased was formerly a family servant of the late Colonel Elam and was well thought of by all who

No Third Party in Chattahoocher

Cusseta, Ga., March 28.—(Special.)—There is no danger of a third party ever being formed in Chattahoochee county. Our alliancemen are all strong democrats and will not be led out of the democratic fold. That plank in the St. Louis platform which declares for increved consistent of the defeated soldiers because increvsed pensions for federal soldiers has completely demoralized the two or three third party advocates in this county to such an ex-tent as to render it impossible for them ever to get enough followers to form an organization in Chattahoochee county. This county, how-ever, is overwhelmingly for Hill and for the free coinage of silver.

The Evidences of a Murder.

The Evidences of a Murder.

Huntsville, Ala., March 28.—(Special.)—
Two flour and coffee sacks have been found at
the house of Pete Martin, one of the suspected
murderers of Edwards, which have been
identified by the man who sold Edwards the
flour and coffee, shortly before his murder
last Thursday night. When it was proposed
to search Martin's house, his wife broke down
in tears. He and John Mullens are believed to
be in the mountains of Jackson county, Alabama, or in the neighborhood of Shelbyville,
Tenn.

What the Farmers Are Doing Cusseta, Ga., March 28.—(Special.)—A great number of our farmers are preparing to raise great quantities of small fruits, both to satisfy the home market and also to ship. Judge James Castleberry has several acres set ont in grapes which every year bring to hi a a splendid income from their sale, and from the sale of the splendid wine which he makes

PRESTON'S HED-AKE.

The Controversy Is Now Effectually

DIGGING UP OF CAPT. WOOLFOLK'S BODY.

A Strange Story Growing Out of a Dis pute Over a Graveyard-General Macon News.

Macon, Ga., March 28 .- (Special.)-The long and heated dispute over Fort Hill cent etery was effectually settled this morning at least so far as the question of Under taker Clay having buried a negro on top of old man Woolfolk is concerned.

A few weeks ago the people of East Ma con held a sort of indignation meeting, at which time they passed resolutions reflecting on Undertaker Clay.

A Salty Card Written.

Mr. Clay replied in a salty card and a fight between him and Mr. Ben L. Jones of East Macon, resulted.

About this time the affidavit of Mr. Ber Weeks, of East Macon, was published, alleging that he had seen Mr. Clay bury a negro on top of old man Woolfolk: Clay ecured permission from the Woolfolk family to disinter the body and ascertain the facts, and yesterday morning, with two physicians, newspaper reporters and party of citizens, he went over to unearth

The grave was pointed out by Mr. Weeks and men were put to work removing the dirt. About three feet from the surface a wooden coffin was struck. This was sup osed to contain the body of the dead negro, charged by Mr. Weeks to have been buried in the grave with Mr. Woolfolk. Not the Right Grave. The coffin was taken out and the earth

removed to a depth of about seven feet, but no other coffin or evidence of a body could be found, and Mr. Weeks admitted that he was mistaken as to the location of the Relatives of the deceased Mr. Woolfolk.

who were present, declared the grave to be about eight feet northeast of the grave disinterred, and in which the negro was The coffin taken from the grave was next

opened, and contained a mass of decomsed flesh and a skeleton which had not been in the least disturbed. The physicians examined the skeleton and pronounced it to be that of a white woman,

thus again disproving Mr. Weeks's state-THE NEW WATER CONTRACT.

A Subject Which Is Giving a Good Deal of Interest in the City.

Macon, Ga., March 28.—(Special.)— is a great howl going up from the people of Macon on account of the new water con-tract, which goes into effect on April 1st. This feeling is likely, it seems, to culmi

As it stands now, those who are rewill be in future are red-hot with rage, and many declare that they will not submit to what they call an outrage, and a large number of people are coming in for strong

censure.

In cases where private residences have been paying \$15 for water, the price is raised to \$30. Business houses paying \$30 must now pay \$75, according to number of openings. Such raises as these are reported by the most influential and reliable people of Macon.

\$30 to \$90 and so on.

The people, it seems, labored under the impression that rates were to be reduced when the council accepted the new contract, but they now declare that instead, they have been raised.

It is a broad question and each side must be heard to understand it.

The water company gives an explanation of these rates, that meters must be used. They claim that water will then be cheaper.

The cost of putting in a meter is \$20,



ONE ENIOYS

Both the method and results when Dyrup of Figs is taken; it is pleasant and refreshing to the taste, and acts gently yet promptly on the Kidneys, Liver and Bowels, cleanses the system effectually, dispels colds, headaches and fevers and cures habitual constipation. Syrup of Figs is the only remedy of its kind ever produced, pleasing to the taste and acceptable to the stomach, prompt in its action and truly beneficial in its effects, prepared only from the most healthy and agreeable substances, its many excellent qualities com-mend it to all and have made it

the most popular remedy known.

Syrup of Figs is for sale in 50c and \$1 bottles by all leading druggists. Any reliable druggist who may not have it on hand will procure it promptly for any one who wishes to try it. Do not accept any substitute. CALIFORNIA FIG SYRUP CO.

LOUISVILLE, KY. NEW YORK, W.K.

Cleanses the
Nasal Passages,
Allays Pain and InHAYFEVER DESCRIPTION
CATALOGUES COLD
HEAD
HEAD
HAYFEVER DESCRIPTION
HEAD Senses of Taste and Smell. TRY THE CURE, HAY-FEVER

cialty: Diseases of the eye, ear, nose and

net, by a special arrangement which the water company has made with the Thomson-Houston Company. The water company, however, does not require customers to buy meters from them, but hold that only standard meters mist be used.

The company has reduced the rate on one opening from \$10 to \$6.

The present schedule of rates was submitted to a committee from the board of trade, a committee representing the citizens, the water committee of the council and the council itself, and was passed upon as satisfactory by all of them.

Some lively developments are expected be-Some lively developments are expected be fore April 1st.

Greenesboro, Ga., March 28.-(Special.)

An Incendiary's Work.

A fire broke out last night about 9 o'clock in the southern portion of the town, in a house occupied by Sterling Gentry, colored. The house was located near the residence of Mr. E. D. Jones, and had the night at that time not been calm and everything damp from the rains, great damage would have been done. By hard and persistent work the adjacent houses were saved. The burning was unquestionably the work of an incendiary, who first rifled the house of furniture and goods and then set it on fire. Some of the bedding and other furniture was found in the road some distance from the house, showing that a wagon had been used to haul it away, and that the thief and incendiary, in his haste to get away, threw or dropped some of the things. Sterling wife were both away when the fire occurred, which gave the thief an excellent opportunity to get in his work. The whites and blacks are equally incensed over the arson, and every clue is being followed to catch the villain. He will be promptly and severely punished when caught.

Dr. Curry in Milledgeville

Milledgeville, Ga., March 28.—(Special.)— Dr. J. L. M. Cutry, of Richmond, Va., man-ager of the Peabody fund, is in the city today. The object of Dr. Curry's visit to Milledge. ville just now is to inspect the Girls' Industrial school. He pronounces it to be the best equipped industrial school, save one, in America.

Mr. M. J. Egan's Side.

Mr. M. J. Egan's Side.

Brunswick, Ga., March 26, 1892.—Editor Constitution: On the 10th instant, you published a special from this city in which it was stated that I attempted to cowhide a Mr. J. M. Brooks who was, as that time, manager of the Brunswick Import Company. Your special also stated that I had been former manager of the company. I was managing partner of the company, but sold my interest about a month previous to my affair with Brooks. However, this fact had nothing whatever to do with the case, the truth of which is this: Brooks insulted me, behind my back, on the 9th instant, for which Incrsewhipped him. He held an open knife in his hand when I met him and after I had given him the lash about thirty times and knocked him down once he succeeded in giving me a slight cut in the forehead. I would have asked you to correct the "special" at the time but I preferred waiting until the case was disposed of by the court, which was done day before yesterday, in this wise: I waived examination and demanded indictment by the grand jury. Yery respectfully,

Fifty-One Capitol Avenue and Haygood at anction Thursday next at 3 p, m., by Sam'l W.

not susceptible to its influence.

Brandreth's Pills

as Brandreth's Pills. For more than sixty years they

have had the unqualified confidence of both the people and

the profession. They have never failed to perform the work

required of them in a safe and satisfactory manner. Being

entirely vegetable and wholly composed of innocent drugs

they have never done harm, and although death must finally

visit us all, we believe, from long experience and thousands of

cases, that life can be prolonged by the occasional use of this

medicine. These pills remove all the disease producing mat-

ter from the system every time a dose is taken, and since the

same dose will always produce the same effect, it stands to

reason they must keep the body in a healthy state, and when man has no substance in him which will produce disease he is

HARD WOOD MANTELS,

PLAIN AND FANCY GRATES,

TILEHEARTHS, FACINGS AND VESTIBULES

PLAIN AND ORNAMENTAL

GAS FIXTURES

Brass, Bronze, Copper, Old Iron,

SILVER AND GOLD

Corner Peachtree and Walton Streets.

make room for Spring stock.

At factory prices for next thirty days to

No other medicine has such an enviable reputation

It Seems That the Missing Man Is a Constitutional Joker, and Mystifled the People Once Before.

Brunswick, Ga., March 28.-(Special.)-Parties from Coffee county, in Brunswick today, were interviewed by The Constitution's correspondent in regard to the mysterious disappearance of young Quar-Several theories were advanced, one be

ing that one or more parties, who had been vigorously prosecuted by Quarterman's brother, who is solicitor, had killed him by mistake for his brother, and, to hide all tracks of their crime, had carried his body away. A few miles from the scene of the supposed murder, is a lime sink, and it is said that the bottom of it has never been found. If Quarterman's body has been thrown in that sink, no traces of him will ever be found again. But another theory is advanced, which, in view of Quarterman's former actions, seems plaus ible. It is that Quarterman has not been killed and spirited away, but, instead, his him to plan and execute a plot that will he enjoying the sensation he has created only to return later and give the details of his capture, abduction and detention by band of outlaws.

A Previous Affair.

About one year ago, Quarterman left his store on a fishing and hunting frolic, in tending to return next day. Time passed and Quarterman did not return. Days flew by, and his friends, seriously alarmed formed posses, offered rewards and scoured the country for his body, dead or alive. His disappearance was the talk of the county, but one morning Quarterman returned. He told a remarkable story of having boarded a train for ho waking up the next morning at Waycross. Then, he said, his money gave out, and he waited until night, when a passing freight, supposed to be bound for Pearson, gave him a lift, but, instead, carried him to Jesup. Again he tried another freight, only to land still further from home.

His Return Home. Here, tired and hungry, he tried to pawn

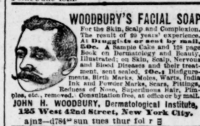
his gun for money to reach home, but, failing, hired out and made enough money to pay car fare to Pearson. As Quarterman

is well off, this story was swallowed with an allowance of salt, and many think he has only adopted the bloody murder plan to create a sensation. His stock of goods is still in Douglas; he is not in debt; there is no woman in the case, that is known of, and, unless Quarterman scattered the blood around his room and then skipped out, to return later with an explanation, he has been the victim of a terribly mysterious murder, and one that bids fair to be talked

When you buy your spring medicine you should get the best, and that is Hood's Sarsaparilla. It thoroughly purifies the blood.

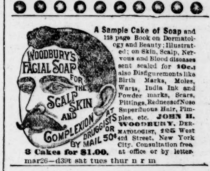
A Competitive Examination. A Competitive Examination.

Cedartown, Ga., March 28.—(Special.)—Congressman Everett has ordered a competitive examination at Cedartown, on Tuesday, April 26th, to fill the cadetship at West Point military academy. All the applicants will report to Professor J. C. Harris, of this place, who is president of the board of examiners. The vacancy for the seventh district will be filled at this examination, and the young man will enter West Point June 13th.



Provided the great Organs of the body are not irreparably injured, there are few diseases that TUTT'S Tiny Liver Pills will not cure. By their action the Liver, the Spleen, the Heart and the Kidneys are brought into harmonnous action, and health, vigor of mind and body follow their use. Dose small. Price, 25c. Office, 39 Park Place, N. Y.

0000000000



rietta street. Close in; erected especially for a fectory; also two large halls and two large stores. Apply to H. H. Tucker, 159 Capitol

Beautiful S. Boulevard lots, right at Grant Park, at auction by Sam'l W. Goode & Co., Wednesday at 3 p. m. Lots large, level and shady.

WILL BE SOLD on the 1st day of April next, within the legal hours of sale, on the premises, in the town of West End, Fulton, county, Georgia, all the drugs and fixtures except the shelving, counter, drawers and cases), tollet articles, showcases and merchandise, window shades, lamps, awning, etc., the same being the business formerly owned by J. A. Quillan, and by him sold to M. E. Gillam. Levied on as the property of M. E. Gillam to satisfy a fi. fa. issued from the superior court of Fulton county in favor of J. A. Quillan vs. Mrs. M. E. Gillam.

J. W. MORROW, Sheriff. Sheriff's Sale.

Beautiful S. Boulevard lots, right at Grant Park, at auction by Sam'l W. Goode & Co., Wednesday at 3 p. m. Lots large, level and shady.

ANSY PILLS!

GOFF'S GIANT GLOBULES" VILCOX SPECIFIC CO., PHILA., PA.

\$20 REWARD—For the arrest of one white nan claiming himself to be "Frank King.' Slender built, about 6 feet high, weighing thout 140 pounds, about 5 years old, with years whiskers and mustache; claims to be oking up mineral mines. If arrested, wire ne at Barnesville, Ga. J. W. WOODALL.

LOST—A bunch of keys. Return them to me as quick as possible and receive fiberal reward. J. H. Purtell. mar27-dlw.

WANTED-Room. Houseas Etc.

WANTED-Small furnished room by single gentlemen: private family preferred. Address J. G. W., Constitution. AGENTS WANTED for new work on world's fair; act quick, and make money; no humbug; salary guaranteed. Address Interstate Publishing Company, 66 1-2 Whitehall street, Atlanta, Ga.

WANTED—From 1st of May until October, comfortable but cheap board for two ladies and four children, with some reliable farmer near Atlanta. Address, with full particulars and terms, Elkin-Watson Drug Company. At lanta.

BYCICLE FOR SALE-A fine Safety by-cicle for sale cheap; in perfect condition; 1892 pattern. For information address H G., Con-

Damaged goods and all other goods, also Show Cases will be sold at and below cost until 1st April, when I have to move to have store repaired. TERMS CASH

F. J. STILSON.

Mr. Yale

Invented the famous "YALE"

A thousand other men have equal it, and—failed. Others but all they have produced is key, and the key has fooled man. The only genuine "YALL" In are made by THE YALE & MANUFACTURING COMPANY, and L the word "YALE" in some form and key. You can't afford and By Peeples an but a genuine "YALE" when you

BUILDING MATERIAL BONE DRY dressed and matches to per thousand. Mantels, \$1.50 to the pine and hardwood. Atlanta Lampany, corner Humphries and Glean Atlanta, Ga.

a lock. Sold wherever locks at

AUCTION SALES. We are preparated auct auction sales of real estate. Call and S. Krouse & kandall, 41 North Bras mar27-3t.

WE HAVE MONEY to loan on every in sums of \$500 to \$10,000 at the continuous of the continuous for interest. Ketner & Fox, real estate in East Alabama st. 7 PER CENT-Money to lend on erty. Welsh & Turman, 6 Wall at

MONEY TO LEND on improved relation or near Atlanta. S. Barnett, 6 BARKER & HOLLEMAN negotiate natate loans at low rates. Room of building.

WANTED—To rent to good family and residence. Address 73 Richardson street WANTED—To buy a stylish dor car and harness. Horse must not be over I wanted and sultable for a half to drive the week's trial and must be cheap for each on Carlton, the Jeweler, 13 Whitehalf a WANTED—A first-class bone mu to make, capacity and full particulars reached with lowest price. Also want 500 long dry bone. Correspondence solided by No. 450.

MUSICAL INSTUSTRUMENT STEINWAY PARLOR GRAND FIND sale at a sacrifice; has been in use about the years and in perfect order. Easy terms in quire of Welch & Turman, 8 East Wall streemar 27-sun tues thur sun tues thur LADIES' COLUMN.

TO THE LADIES—Mrs. Morgan take reagreat plesaure in notifying the ladies of and ta that she has associated with her tab brated chiropodist manicure. Miss Rinde N. Cogswell, of New York. In introduction that perfect satisfaction will follow any net she may be favored with Mrs. Morgan Hair Dressing Parlors over M. Rich & Boy 56 1-2 Whitehall street, are ever filled with the elite of Atlanta, and her work meda a praise of all who have met her.

WANTED—A few persons in each parto do light writing at home. Enclose the for 100-page book of particulars. It woodbury. Station E. New York cit. mar26-39t-sat tues thur.

WANTED—S2,500 for three years \$ 100.000 for three y

WANTED \$2,500 for three years 8 per sent interest, to invest in good paying marketuring business; gilt edge collateral an interest paid annually. Address T. R. D. angre Constitution.

R-WANTED-Salesmen or salary or complete to handle the new patent chemical at erasing pencil, the greatest selling nowing ever produced; crasses ink theroughly is us seconds; no abrasion of paper; 200 to 60 per cent profit; one agent's sales amounted to 62 in six days, another \$32 in two hours. If want one general agent in each state and is ritory. For terms and full particulars assert the Monroe Eraser Mfg Co., La Crossi, In X 16.

WANTED—By married man thirty way years, position with percentic home, a thoroughly posted in shipping and transporta-tion. References. "Applicant" this once

PLEASANT I OMB. best of table back references exchanged 35 Wheat street. PARTIES EN ROUTE from Moria set as well as others will find the Hands Time Hotel, 103 to 113 Spring st., a destrable uping place while in Atlanta. New, note, clean. head.
WANTED—To invest \$200 or \$300 h as wanted business. Give full partials good paying business. Give Address B. M., care Constitu goes paying ousness. Give full partial Address B. M., care Constitution. mr 53
DESHRABLE ROOM with board, 20 Care street, one block from Peachtree.

THE UNDERSIGNED will make applicate M. J. WALKER, STENOGRAPHER OF

A. GOODRICH, LAWYER, 124 Depters, Chicago, Ill., 27 years' expension of the coordinate of the coordina BUSINESS CHANCES

FOR SALE-Lively, paying, fancy consumers; good town near Atlanta. Spening for small capital, \$300. Bod and are Constitution. FOR LEASE-The Middle REST LOCATED and establishry store in Atlanta; all good taple; will take

BEST LOCATED, but ry store in Atlanta for is a good chance for so

BUSINESS OPPORTUNITY-WE

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Decisions Ren

REPORTED FO

Napier et al. v. ecutors. Sales. Millier. Bibb su Where the exe will to lay off is selling it, and the ing off the tract of less dimensions as a whole, it is erfoin the sale a whose interest in amount realized it, the administra ly under authority pursue the power.

Bradshaw v. Thor Refore Judge Mr The only complis is contrary to an ideuce, and there to sustain the find will not control to below in refusing a Judgment affirme M. Bethune, by willis & Persons,

Rusbin v. Tharpe.
R. M. Willis, jusuperlor court.
The owner of a another fraudulent which he converts to judgment and thereon, may, in a from the latter the standing such sult lection thereof, and tiff had knowledge ing sult. Reese v. Walker. Practice. Before

Practice. Before perfor court.

1. An affidavit for able to the same or consequences as in ticus, and this right the supplying of ments omitted fro Acts 1887; p. 59, Gn. 409.

2. Such amendmethe key to fall, thut being to uphol court without objecthe affidavit, and appealed to the sugavit was amended dismiss the levy bows properly overrujudgment affirmed fr. V. Hargett plaintiff in error.

No appearance of the sugar frequency of the sugar frequency fr. V. Hargett plaintiff in error.

Payne. executor, vice. Charge of Before Judge of Before Judge Geourt.

1. Error in admi over a party's obje grant of a new transme evidence has without objection.

2. Exceptions in to certain charges obeing simply refer led and set out in and maked in quota ored. The charges et forth in the mainta Real Estate enses elted. 88 Ga.

3. The plaintin's nesse, as to transa himself and the st gendant partnershil.

4. The evidence there was no error Judgment affirmed Hoyl & Parks an rison & Peeples, fo W. D. Kiddoo,

Geiser Manufacturin Principal and ind tutional law Jur Fort. Stewart sur A guarantor of t sory note, payable not an indorser will provision of the izes suit against in the county of the Consequently, wher the G. Co. against B as indorsers, in the J. & T. residing in bank to plaintiff or having thereon the & T.: "For 2 conside we guarantee the p the G. Co., the defor want of jurisdiguarantors. Judgment affirmed C. J. Thornton, b plaintiff in error. Little & Wimbish

Banks v. The Stat Manslaughter. Cl Judge Fort. Mace Where, on a trial its charge grouped pothetically the all State's theory of evidence to authorize evidence to authorize true, defendant wo would be the duty dence so authorize would be the duy
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Barrow v. Mallot
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Charge of court. fer superior code on a trial for follows: "If it app was feloniously peared to you that the early morning night, in the imbouse, the prison-of goods that we the house on the ing the burning of to explain in whosessed of those authorized, if that to your mind, to it arson, the sufficient testimony between the testimony between the control of the co

RLOR GRAND PIANO: has been in use about to fect order. Easy terms be Turman, 8 East Wall street

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Middlebrook Took, Mo., operated for by the Syenite Grant's le, will be lensed for to 1892. They are the larges in the west, contained of the finest building etc., in the country be received and epens to next, for a temper This company reservany and all bids. Yet to inspect the property any. Gay Building, bary 26-201-set tues thur.

THE SUPREME COURT

Decisions Rendered Saturday, March

REPORTED FOR THE CONSTITUTION

By Peeples and Stevens, Reporters of the Supreme Court of Georgia.

Napier et al. v. Napier et al. Wills. Executors. Sales. Injunction. Before Judge Miller. Bibb superior court.

Where the executors are directed by the will to lay off land by one-acre lots before selling it, and they are proceeding, after laying off the tract into lots not of an acre but of less dimensions, to offer the tract for sale as a whole, it is no abuse of discretion to enjoin the sale at the instance of legatees whose interest in the estate depends upon the amount realized by the excutors in conduction the administration. Executors selling solely under authority defegated by the will should pursue the power, and comply with the testator's directions as to preliminaries.

Judgment affirmed. Bleckley, C. J., not presiding.

Dessau & Bartlett and Hill, Harris & Birch for plaintiffs in error.

Latler, Anderson & Anderson, by brief, contra.

Bradshaw v. Thornton. New trial. Verdict.

Refore Judge Martin. Talbot superior court.

The only complaint being that the verdict is contrary to and not supported by the evidence, and there being evidence sufficient to sustain the finding of the jury, this court will not control the discretion of the court below in refusing a new trial.

Judgment affirmed.

M. Bethune, by brief, for plaintiff in er-

by brief, for plaintiff in er-Willis & Persons, by C. J. Thornton, contra.

Rusbin v. Tharpe. Trover. Fraud. Before R. M. Willis, judge pro hac vice. Marion R. M. Willis, judge pro hac vice. Marion superior court.

The owner of a promissory note of which another fraudulently obtains possession and which he converts to his own use by suing it to judgment and collecting the amount due thereon, may, in an action of trover, recover from the latter the value of the note, notwithstanding such sult and judgment and the collection thereof, and notwithstanding the plaintiff had knowledge of these facts before bringing suit.

in and knowledge of these lates and lates ing suit.

Judgment affirmed.

Fut & Lumpkin, W. B. Butt and J. H.

Worrill for plaintiff in error.

McMichael & Crawford, Peabody. Brannon & Hatcher and C. J. Thornton, contra.

Reese v. Walker. Distress warrant. Levy. Practice. Before Judge Martin. Harris su-Practice. Before Judge Martin. Harris superior court.

1. An affidavit for distress warrant is amendable to the same extent and with the same consequences as in case of ordinary declarations, and this right of amendment includes the supplying of vital and recessary averaments omitted from the original affidavit Acts 1837; p. 59, Bryant v. Mercier, 82 Ga. 409.

2. Such amendment after levy will not course. Acts 1887; p. 59, Bryant v. Mercier, 82 Ga. 409.

2. Such amendment after levy will not cause the levy to fall, the main object of the statute being to uphold to trial in the justice's court without objecting to the sufficiency of the affidavit, and upon verdict against him appealed to the superior court where the affidavit was amended before trial, a motion to dismiss the levy because of such amendment was properly overruled.

Judgment affirmed.

H. V. Hargett and C. J. Thornton for plaintiff in error.

ayne. executor, v. Miller. Evidence. Practice. Charge of court. Witness. Verdict. Before Judge Guerry. Randolph superior

Refore Judge Guerry. Randolph superior court.

1. Error in admitting irrelevant evidence over a party's objection will not require the grant of a new trial when substantially the same evidence had already been admitted without objection.

2. Exceptions in a motion for a new trial to certain charges of the court, these charges being simply referred to as being "embodied and set out in the charge of the court and maked in quotations," will not be considered. The charges complained of should be set forth in the motion itself. Emery v. Atlanta Real Extate Exchange, this term, and cases cited. SS Ga. 321 (in press).

3. The plaintiff's agent is a competent witness cas to transactions occurring between himself and the surviving member of a defendant partnership. Acts 1889, p. 85.

4. The evidence warranted the verdict, and there was no error in refusing a new trial. Judgment affirmed.

Hoyl & Parks and B. H. Lester, by Harrison & Peeples, for plaintiffs in error.

W. D. Kiddoo, contra.

Geiser Manufacturing Co. v. Jones & Toole.
Principal and indorser. Guarantor. Constitutional law. Jurisdiction. Before Judge
Fort. Stewart superior court.
A guarantor of the payment of a promissory note, payable at a chartered bank, is
not an indorser within the meaning of that
provision of the constitution which authortizes suit against indorsers to be brought in
the county of the residence of the maker.
Consequently where suit was brought by the county of the residence of the maker. Consequently, where suit was brought by the G. Co. against B. as principal and J. & T. as indogsers, in the county of B.'s residence, J. & T. residing in another county, upon a promissory note payable at a chartered bank to plaintiff or order, signed by B. and having thereon the following signed by J. & T.: "For a consideration not herein named, we guarantee the payment of this claim" to the G. Co., the declaration was demurrable for want of jurisdiction as to J. & T., the guarantors.

ruarantors.
Judgment affirmed.
C. J. Thornton, by Harrison & Peeples, for plaintiff in error.
Little & Wimbish, by brief, contra.

Banks v. The State. Criminal law. Murder. Mansfaughter. Charge of court. Before Judge Fort. Macon superior court. Where, on a trial for murder, the court in its charge grouped together and stated hypothetically the alleged facts constituting the State's theory of the homicide, there being evidence to authorize a finding that such fgets existed and made a case of murder, and then instructed the jury that if these facts were true, defendant would be guilty of murder, it would be the duty of the court, if the evidence so authorized, to likewise group and state the alleged facts constituting the defendant's theory and making a case of voluntary manslaughter, and to instruct the jury if this theory be true, he would be guilty of the latter offense; but this duty would not devolve upon the court, if the defendant's theory was unsupported by the evidence.

Judgment affirmed.

J. W. Haygood. W. H. Kimbrough and Hines, Shubrick & Felder, for plaintiff in error.

W. A. Little, attorney general, by J. H.

error.
W. A. Little, attorney general, by J. H. Lumpkin, and C. B. Hudson, solicitor general,

Barrow v. Mallory Bros., & Co. Trover.
Breach of contract. Set-off. Evidence.
Pleading and practice. Before Judge Fort. Pleading and practice. Before Judge Fort.
Sumter superior court.

1. In an action of trover, unless there be some special equitable ground (such as non-residence or insolvency of the plaintiff) for allowing the defense, the damages sustained by the defendant from a breach of contract by the plaintiff are not the subject matter of set-off, and cannot be so pleaded.

2. Where, upon evidence being offered in support of a piea, the court is in doubt as to its inadmissibility, the evidence may be admitted subject to reconsideration at a later stage of the trial; and if the court be then convinced that it ought not be admitted because the plea is defective in substance, a demurrer to the plea for insufficiency in substance may be entertained and the evidence withdrawn from the jury.
Judgment affirmed.

Hudson & Blalock, for plaintiff 'n error.

J. Dodson & Son, contra.

Wood v. Lane. New trial. Before Judge Fort. Dooly superior court.
The judge did not abuse his discretion in granting a first new trial.
Judgment affirmed.
G. W. Wooten. Pate & Warren and Martin & Smith, for plaintiff in error.
Buzbee & Crum. C. C. Duncan and W. H. Kimbrough, contra.

Fletcher v. The State. Criminal law. Arson. Charge of court. Before Judge Fort. Sumier superior court.

On a trial for arson, the court charged as follows: "If it appeared to you that the house was feloniously burned: if it further appeared to you that the house was burned in the early morning, and that, in the following night, in the immediate vicinity of such a house, the prisoner was found in possession of goods that were shown to have been in the house on the night immediately preceding the burning of the house; and if he failed to explain in what manner he became possessed of those goods, then you would be authorized, if that evidence was satisfactory to your mind, to find the defendant guilty of arson, the sufficiency and satisfactoriness of the testimony being a question entirely for you." This was error, although the court elsewhere instructed the jury as follows: "In order to arrive at a correct knowledge of this

case, as before stated to you, you must look to the testimony, the entire testimony, and the statement of the prisoner."
Judgment reversed.
L. J. Blalock, for plaintiff in error.
W. A. Little, attorney general, by J. H. Lumpkin, and C. B. Hudson, solicitor general, contra.

McElreath v. Middleton. Attorney and client. Arbitration and award. Before Judge Fort. Dooly superior court.

1. The plaintiff's attorney has authority to refer the matter in controversy in a pending suit to arbitration without the special permission of the client. Wade v. Powell. 31 Ga. 22: I Am. & Eng. Enc. of L. 956; Morse on Arbitration, p. 15, et seq.; Weeks on Attys. 233, and cases cited.

2. The evidence not showing that the award was invalid for any reason, the verdict in opposition to the award was without evidence to support it.

Judgment reversed.

Buzbee & Crum, W. Brunson, and Martin & Smith for plaintiff in error.

Pate & Warren and G. W. Wooten, contra.

Jones v. Forehand. Slander. Pleadings. Evidence. Privilege. Landlord and tenant. Arbitration. Before Judge Fort. Macon superior court.

1. In an action for defamatory words, a plea of privileged communications may be joined with a plea of the general issue, and the speaking of the words need not be expressly admitted but may be out hypothetically. In this case the plea was sufficient.

2. Where an occasion is pleaded as privileged, all facts calculated to throw light upon the true character of the occasion are admissible in evidence.

the true character of the occasion are admissible in evidence.

3. It is not competent for the defendant to testify that the communication was privileged and confidential.

4. Where the business of an agent or an arbitrator was to appraise property and ascertain the state of accounts between landlord and tenant, a communication by the landlord to such agent or arbitrator at the time of requesting him to render his services, to the effect that the tenant had already stolen two bales of cotton and he, the landlord, wished to get him off the premises before he stofe any more, it not appearing that the accounts between the parties embraced the two bales of cotton or any part of their value or any question concerning them, was irrelevant to the business in hand and was therefore not a privileged communication.

Judgment reversed. Winter & Cutts and R.

privileged communication.
Judgment reversed.
W. H. Kimbrough, Hinton & Cutts and R.
F. Lyon, for plaintiff in error.
J. W. Haygood, J. M. Dupree and Hines,
Shubrick & Felder, contra.

Shubrick & Felder, contra.

Hart v. Respess et al., adm'r. Injunction and receiver. Claim. Mortgage. Debtor and creditor. Parties. Practice. Evidence. Before Judge Miller. Schley superior court.

1. Where land levied on under a mortgage fi. fa. is insufficient in value to pay the debt, and, after a claim thereto interposed by a third person has been adjudicated against the claimant, a sale under the levy is prevented by another claim involving the same pretended title, the second claim being interposed by a person to whom the first claimant conveved pendente lite, a receiver may be appointed to take and hold possession of the land and receive and preserve the rents and profits until the second claim shall be determined, both claimants being insolvent and having claimed by affidavit in forma pauperis and without giving bond and security. While the mortgagee has no legal title to the rents and profits, he has an equitable claim upon the same in so far as they may be realized out of the corpus of the property, the facts of the case indicating that the debtors are insolvent and the creditor is likely to sustain loss. But in order to a right adjudication of the matter, the debtors, as well as the claimants, ought to be parties defendant in the suit, and direction is given that they be made parties.

2. There was no abuse of discretion in granting the injunction and appointing a receiver.

3. The evidence not being brought up by brief as the statute requires, the same is not before this court for consideration, and consequently the facts are taken for true as set

3. The evidence not being brought up by brief as the statute requires, the same is not before this court for consideration, and consequently the facts are taken for true as set out by the plaintiffs in their petition. Judgment affirmed, with direction.

R. F. Lyon, for plaintiff in error.

B. P. Hollis, E. A. Hawkins, Guerry & Son, Butt & Lumpkin and W. H. McCrory, by brief, contra.

The grip leaves its victims very weak and debilitated. Hood's Sarsaparilla is just what is needed to restore the strength and vigor so much desired and to expel all poison from the blood.

WILL RUN TOMORROW. Macon's New Street Railroad Is Completed

and Will Begin Running Wednesday. Macon, Ga., March 28 .- (Special.)-The Metropolitan street railroad will begin running Wednesday morning, if some unforeseen accident does not prevent. The cars were to have run Saturday afternoon, as announced, but the rains last week prevented the finishing touches being put on the

line.

This morning, however, a force of hands went to work dressing up the track and completing the overhead connections. The electric machinery is all in place and ready to generate power.

Three handsome cars are on the track and can be started at a moment's notice. and can be started at a moment's notice.

The new electric car line runs from the intersection of Fourth and Cherry streets to Bellevue, a charming suburb three miles northwest of the courthouse.



The Steady March

Of universal progress every now and then reveals something which becomes a lasting benefit to mankind. Take Johann Hoff's Malt Extract. As the standard nutritive tonic of the world it stands supreme. Emperors, kings, statesmen, financiers—all mankind generally has used it for more than forty kings, statesmen, financiers—all manking generally has used it for more than forty years. The medical fraternity recom-mend all troubled with indigestion or dyspepsia, malnutrition, general debility or lung diseases should use it. Eisner & Mendelson Co., Sole Agents and Importers of Mineral Waters, 6 Barclay Street. New York. Be sure to obtain the Street, New York. Be sure to obtain the genuine article, which must have the signature of "Johann Hoff" on the neck of every bottle.

Guarantee Company of North America and United States Guarantee Company.

If you are required to give a bond for the honest and faithful performance of your duties in a position of trust, you must either obtain two or more sureties from among your friends, or apply to a guarantee company. Which will you do?

CHARLES. C. THORN,
ROOM 30, Old Capitol.

nov 11-dly fri sun tues Stamps for Sale At The Constitution business office.

Dr. Sloan's 25c Liniment cures Rheum atism THE STURTEVANT HOUSE

NEW YORK.

AMERICAN PLAN \$2.50 to 3.50 Per Day.

EUROPEAN PLAN \$1.00 per day Upward.

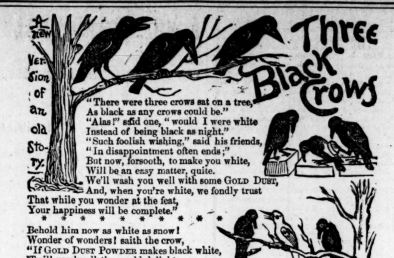
THE STURTEVANT HOUSE

is the most central in the city; near all elevated roads, street car lines, principal places of amuse-ment and large retial stores.

All the Comforts of Home with the additiona conveniences of the Metropolis is offered our

THE STURTEVANT HOUSE, Broadway, 28th & 29th Sts., New York, N. Y. jan 17-6m sun tues fri

Beautiful S. Boulevard lots, right at Grant Park, at auction by Sam'l W. Goode & Co., Wednesday at 3 p. m. Lots large, level and shady.



Twill surely all the world delight;

And mistress, mother, nurse and maid Will find themselves henceforth well paid

It surely will great comfort bring, And clean each dirty place or thing; For what will make a black crow white,

Will make whate'er is dingy bright."

WELL FRAMED

Are the expressions of gratitude and prais

DRS. BETTS & BETTS

Which are heard in every portion of the land from unnumbered thousands who have been cured by these unrivaled specialists, of every

Piles, Stricture, Varicoccle, Syphilis, Sper-matorrhoea, Sexual Diseases of either sex. Send 4 cts. in stamps for their handsomely illustrated new book of 120 pages. Consultation Free. Call upon or address

DRS. BETTS & BETTS, 39 1-2 Whitehall street, Atlanta, Ga.

We send the marvelous Frenc Remedy CALTHOS free, and legal guarantee that CALTHOS will STOP Discharges & Emissions, CURE Spermatorchea, Varicocci and RESTORE Leat Vigor.

Use it and pay if satisfied.
Address. VON MOHL CO.,
Sole American Agents, Gardanati, Ohio

AND PRIVATE DISEASES.

NERVOUS, CHRONIC

In using this great help for all,
The household's needs—both great and small;
For dishes, kettles, pots and pans,
For paint, and floors, and milkmen's cans— GOLD DUST WASHING POWDER. N. K. Fairbank & Co., Sole Manufacturers Chicago, St. Louis, New York, Boston. Philadelphia, Baltimore, New Orleans, San Francisco, Portland, Me., Portland, Ore., Pittsburgh and Milwaukee.

> D. M. RYAL O. STEWART & CO.

REAL ESTATE. No. 36 N. Broad St.

shaded. WE HAVE some of the most choice property on Peachtree street for sale, ranging from \$7,500 to \$25,000, both improved and unimproved. \$15,000 for a fine brick store, near the center on a fine street. One of the finest business

be Changed to Electric.

\$13,000—Decatur street, central, 24x90. Prettiest home on W. Peachtree, at less than its value \$6,500—Courtland avenue, 6-r cottage, corner 687228, \$1,250—For Myrtle street lot, 50x175, shady, \$1,200—Peters street store, renting for \$12 month. \$2,250—2 Bell street cottages, renting for \$24

month.

Reduced from \$3,800 to \$3,250—elegant 6-r cottage on Windsor street; water, gas, belgian blocks, etc. \$1,800-2 houses renting for \$18 month, on Wheat

\$1,800—2 houses renting for \$18 month, on Wheat street, 73x135.

\$2,750—4-r cottage, 50x200, Woodward avenue.
\$5,000—Pryor street, modern 7-r 2-story residence. Rawson street cottage on easy payments.
Park street lot, West End, to exchange for At lanta or improved property.
\$1,600—Choicest lot on Pulliam street, 50x150.
\$3,750—Neatest little home in 1st ward.
\$3,750—E. Fair 6-r h, near in, lot 200 feet deep.
\$2,500—Cherry street and North avenue, by odds the prettiest place on the street, lot 63 feet front.

front.

Special bargain on business street, 3 blocks from
the carshed. Come and see about it.

E. Fair street—If you want the meest and prettiest home on this street we can let you havoit.

\$500—Jefferson street, 50x130, well shaded.
Garnet, near Whitehall, close in—6-r h.
Don't forget to come in and buy one of those
pretty Bellwood lots. Phone 506. Office corner Broad and Alabama

Complete

ever

5 1-2 ACRES this side of the Belt railroad, on Peachtree, at a great bargain; east front 400 feet; finest on Peachtree; beautifully

\$15,000 for a fine brick store, near the center on a fine street. One of the finest business streets in the city.

THE PRETTHEST place in Atlanta for \$25,-000. For particulars call and see us.
\$1,000 For a beautiful vacant lot near Forest avenue, on Summit avenue; lot 40x170, with 12-foot side alley.

VACANT property from \$40 to \$100 front foot on Jackson street.

WE HAVE SOLD a large number of homes on the instalment plan lately and have no more left. Persons having such property can easily get rid of it by listing same with us. We have twenty to thirty persons wishing to buy that way.

D. O. STEWART & CO.

Ware & Owens.

REAL ESTATE SALES.

SAM'L W. GOODE & CO.,

N. R. FOWLER, AUCTIONEER.

POSTPONED SALE! TAKES PLACE Thursday, March 31st, At 3 P. M 51 - CAPITOL - AVENUE AND Haygood St Lots.

The rain prevented us from making sale yester day. Will sell positively

Thursday, March 31st, At 3 P. M Free ride on 2:30 p. m. Pryor street dummy, or in private carriages from our office. SAM'L. W. GOODE & CO.

SAM'L W. GOODE & CO.

AGENTS.

N. R. FOWLER, Auctioneer,

10 BEAUTIFUL LOTS 10

On South Boulevard, Home, Bates Grady Avenues,

RIGHT at GRANT PARK On the Dummy Line Soon to

Lots 55x190 feet to an Alley, High, Level and Shady.

AT AUCTION

Tomorrow, March 30th, 3 p. m.

Present owner pays 1892 taxes. You have none to pay for a year. Terms, one-third cash, balance 6, 12, 18 and 24 months, 8 per cent interest.

SAM'L W. GOODE & CO. mar27—d to mar30

REAL ESTATE A. J. WEST & CO. Real Estate.

Call especial attention to the following properties situated beautifully on Ponce de Leon avenue, which is acknowledged one of the pretriest thoroughfares in the south. 100x250 feet south side Ponce de Leon avenue, adjoining Dr. Hopkins's residence on the east. It would be impossible to find anything in the way of residence to that this. The owner is going to sell and you can secure a barrain. than this. The owner is going to sell and you can secure a bargain.

100x200 feet, Ponce de Leon avenue, between the beautiful new residences of Messrs.

O'Keefe and Morrison. Water, gas. street cars, pared street and everything choice. You can buy this at a bargain.

Pretty shady lot, Ponce de Leon avenue, corner Hunt street, 77x225 feet; an attractive spot for a residence. This location needs no introduction, it speaks for itself. This piece of property can be had at a bargain, and money can be made on it at once. It will pay you to see it. pay you to see it.

Trade is brisk, and we are selling real estate. Bring in a description of what you

want sold. Money to loan on real estate. A. J. WEST & CO. **Grand Combination** Auction Sale

Boulevard Lots

Of J. C. Hendrix & Co., T. C. & J. W. Mayson and T. A. Shelton. Tuesday, March 29th. 1892

AT 3 O'CLOCK, P. M., SHARP. These lots are large, on electric car line, broad avenues, shaded, and just the place for n gentieman's home. Just outside city limits with force electric car lines within one block Just where you can catch the first car in morning and last car at night going from and eturning to the plant at night. Titles perfect. Terms, 1-4 cash, balance 6, 12 and 18 nontes. 8 per cent interest. Take our special train of cars on Boulevard line, 3 o'clock p. m. Call for plats at our office. Go and inspect the property. You only have to see it

Must be Sold.

\$2,100. **\$2,100**. **\$2,100**. **\$2,100** Here is a genuine bargain. A magnificent 6-room house with one acre ground, convenient to Grant Park car line. The owner needs money and offers it for \$1,000 cash, balance one and two years. The place is worth \$3,000, but it will go for \$2,100. Do not miss this opportunity. HAMPTON & HERMAN, 2 S. Broad st.

ESTABLISHED 1865. Parsons & Bostick, 2 SOUTH BROAD ST., Real Estate Agents Mineral, Timber, Country and City Lands for

Mineral, Timber, Country and City Lands for Sale.

No. 72.—NEW 7-R H, WITH KITCHEN, LOT 52x200, near Faith's park, on dummy line to Soldiers' Home; price \$1,850, \$600 cash, balance \$24 per month.

No. 189.—CHOICE NEW 7-R H, WITH ALL modern improvements, on Forest avenue; street paved; fronts north. This is extra nice and cheap.

No. 182.—BEAUTIFUL LOT, 80X195 TO AN alley, on Juniper street, between Sixth and Seventh streets.

No 54—LOT 100x100, CORNER NORTH AVE, and Juniper street, on block from Peachtree street.

No.180.—FOUR CHOICE LOTS ON COOPER street, corner Fulton street.

No.180—FOUR CHOICE LOIS ON COOPER street, corner Fulton street.

No. 188.—65-ACRE FARM ON MORRIS MILL road, with 8-room rock house, large barn built of rock, with other outbuildings; 30 acres cleared, balance in timber; splendid water; fronts 500 feet on road. Also 15 acres adjoining, with 2-r h; stable and other outbuildings; all cleared; three miles other outbuildings, an create, three differentity.

FOR RENT-ONE 8-R H ON CREW STREET, close to school.

No. 191 - LOT 100x200 ON DAVIS ST., WITH one 7-r h and store, and 4 2-r houses. Can be divided into 3 lots.

No. 192 - SPERNDID LOT ON LOYD ST., elegant modern improvements. The choice

elegant modern improvements. The choice of this street.

12: -7-BOOM. NEW 2-STORY HOUSE, Ira st., lot 54x117.

REAL ESTATE SALES.



Offered for Sale

Recently erected; situated in the very center of this noted suburb of Atlanta; surrounded by elevated and ample ground; accessible to the city by the Bryad street electric cars passing the property; distant only one block from the Whitehall cars; two blocks from the hour trains on the Central R. K.; in close proximity to the schools and churches, altogether making this property one of the most desirable and lovely homes about the city. For terms address or call at

BULLES & BRUCKNER'S,

mar6 dtm 6 and 8 Marietta street.

G. W. ADAIR. Aucti'eer. Whitehall Street Store AT AUCTION.

I WILL SELL, upon the premises, on Wednesday, March 30th, at 4 o'clock in the afternoon, a splendid lob fronting on Wandhall street 55 feet, with a depth of 100 feet, on which there is a new well-built two-story

brick storehouse, 40x70.
The property is situated on Whitehall, just south of Humphries, known as No. 543, and is one of the best stands in the city for a retail grocery store. Electric car, water, gas and paved streets in front.
The titles are perfect and the sale absolute

and without reserve or limit to the highest bidder. emember date-WEDNESDAY, MARCH 30, at 4 o'clock, p. m. G. W. ADAIR, 14 Wall street.

ANSLEY BROS.

Real Estate. FIGAL ESTRICE.

\$130 FRONT FOOT for best lot now offered on Peachtree; the nearest in offered for less than \$200; fronts east; lies beautifully.

\$0,500-BEAUTIFULLY shaded Peachtree lot, 30 feet front, only \$105.55 front foor;

a bargain. \$15,000-PEACHTREE house, 9 rooms and nice lot, on best part of street, not far out. \$4,750—BEAUTIFUL east front Piedmont avenue lot, between Fifth and Sixth avenue lot, between Fifth and Sixth must go. \$4,500-80 FOOT Juniper street lot; beauti- \$4,000-80 FOOT Jumper street lot; beautiful shade.
 \$110 FRONT FOOT for Peachtree corner lot; a perfect beauty, and such a lovely lostreets; must go.
 \$105 FRONT FOCT for corner lot on Peachtree; cheen tree; cheap. \$5,500—ELEGANT West Peachtree lot; nice

location. \$4,500—BUSINESS LOT on Marietta street, near cotton factory, and on best side of street; must go. \$1,350—60 FEET FRONT, lot on Mills street, near Spring. \$3,000-ELEGANT cottage home on Wood-\$3,750—CAPITOL AVENUE house and lot, near Georgia avenue, and in good order; lot 50x200; worth the money.

\$65 FRONT FOOT for Boulevard corner lot, near Angler avenue; a bargain sure.

\$3,500—5-room house and 11-2 acres fronting railroad at Decatur.

\$4,500—4-R H and 111-2 acres near railroad at Decatur.

at Decatur. \$1,000—ACRE LOT fronting railroad at Decatur; cheap.

\$150 PER ACRE for 23 acres fronting Georgia railroad, just below Decatur; cheap; come see us. Money to loan. Office 12

East Alabama street. Telephone 363.

REAL ESTATE, RENTING AND LOAN AGENTS, 28 PEACHTREE ST. WE HAVE an elegant home of 10 rooms, all complete, lot 50x285 to alley, on Peachtree street; close in; can be bought at \$21,000. \$1,000 BUYS house and lot near East Fennessee, Virginia and Georgia shops; terms can be made. \$2,200 BUYS 4-room house (new), lot 50x 220, on Ridge avenue, near dummy round house.

\$4,500 BUYS one 6-room and one 2-room house, lot 157x127, on Summit avenue, \$1,000 BUYS lovely lot, 44x125 to alley, on Linden avenue, near Fort street; chap. \$2,000 BUYS 4-room house, lot 48x153, alley on side, on Houston street, near Jackson street. street. \$1,700 BUYS 5-room house, lot 54x111, on \$1,700 BUYS 5-room house, lot 54x111, on Clark street, near Martin street; 1-2 cash, balance \$15 per month; rents for \$12 per month.

\$750 BUYS an acre of ground just this side of the limits of Decatur, Ga.

\$750 BUYS house and lot, 50x217, corner of East Fair street and county line.

\$6,000 BUYS elegant 6 and 4-room houses (new), on West Baker street; will rent for \$60 per month. \$60 per month. \$2,500 BUYS good 6-room house, lot 52x106 to alley, on Cherry street; terms easy to alley, on Cherry street; terms easy enough. \$10,000 BUYS 6 acres of ground on Decatur rond, near Edgewood station; terms can be

made. \$2,250 BUYS 4 houses, renting for \$24 per month, on corner lot, 100x160, on Thurmond street. 8 LOTS, 4 fronting on North avenue run-

P. S. B. FORD & CO.,

No. 60 MariettaSt. E. M. ROBERTS'S SALE LIST

E. M. ROBERTS'S SALE LIST
5.15 per front foot, lot 50x100, corner Spring
and James, central.
\$1,600—4-room cottage, nice high lot, Alexander street, near Williams.
\$2,100—Storeroom and 4-room residence, corner W. Fair and Vine; space for 2 tenement houses on lot; present rent \$20 per
month.
\$5,000—Nice new 6-room cottage, Grant street
near Woodward avenue, large lot extending
back to 20-foot alley, with space for 2
tenetenent houses; terms one-third cash,
balance 6 and 12 months.
\$7,500—Gilt edge block, 127 feet on Decatur
street and running 250 feet into Inman
Park, with one good residence and space
for several others.
\$1,600—Two neat 3-room cottages on W.
Powers street, renting to good white
tenents at \$17.
\$1,400—New 5-room cottage, lot 50x210, Flat
Shoals Road, on dummy line to Veterans'
Home, just over city limits; good surroundings; beautiful home; terms \$225
cash balance \$21 per month, no interest.
\$1,600—Three 3-room cottages on hot 100x86,
alley broad side, Ezzard street, one block
south of Edgewood avenue; now renting
at \$18 and by spending \$100 the rent may
be ircreased to \$21 per month.
\$2,500—Capitol avenue, lot 50x200 to 20-foot
alley; this is the third lot north from
Georgia avenue, and a very desirable
residence lot; terms \$500 cash, balance 1,
2 and 3 years.
\$75 pe acre, 165 acres, 5 1-2 miles northeast
of city: the new Carolina railroad cuts
right through it. This is a fine plece of
property for a small syndicate on big
speculation; terms casy,

REAL ESTATE SALES

a plat of lots immediately on the chee River Electric line, between the Georgia Pacific and Bolton, Western and Atlantic railroad. Look this sale. Every lot large and well river, where you can live and enjoy all luxuries of fishing and hunting. Electric

Hats out in a few days. tahoochee river clay that we will sell and sure purchaser of a railroad track into property. Parties desiring to engage

see us. If a home, we have all sorts, elemansions on Peachtree, Boulevard, Co avenue, Jackson street and West Pea and on nearly every street in the city. We have also a larger number of st ouses and cottages to suit every pocket If you want a residence lot, don't locall. We have the best selection ever hand during our real estate exper all the leading streets of the city.

If you want a large block of au election of West End property. All property we have exclusive control. Don't buy before seeing us.

J. C. Hendrix & Co. 7 S. Broad Street. CENTRAL PARK

AT AUCTION. The Property of the Equita
Land Company, on Pryor street, Hen
avenue and Todd street, at auction, I
day, April 5th, at 3 p. m.
This is an opportunity seldom offered
obtaining a lot with all convenienceswater, sewers, electric lights, electric
finished streets and everything neessary. I
at office of J. C. Hendrix & Co., or I
Shelton. One-fourth cash, balance 6, 12, months; 8 per cent interest.

J. C. HENDRIX
T. A. SHELTON.

No, 6 S. Broad Street.

Tuesday, April 12th

SCOTT & LIEBMAN, New Attraction



OWNERS AND BUILDERS

OFFICERS.

A. C. Bruce, Pres.
G. G. Roy, Vice Pres.
T. C. Hampton, See'y.
N. C. Spence, Treas.
F. A. Quillian, Att'y.
Capital Stock, \$100,000.
Jas. T. Carte.
Hampton See Y.
Company, No. 2 South Broad St., Atlanta, G.
Every one should go for a day's recreation of the most pleasant for dancing, rowing, swim and boat racing. East Lake is the coming ple ground of Atlanta's people. Everyting money can do will be done to make this the suburban city. The company's new railrow connect with Decautr dummy at Foplar Su and the Georgia railroad at Kirkwood, igning all the advantage possible to thouch and the company will have; a bathon feet long, with 500 bathing suits for those which the company will have; a bathon feet long, with 500 bathing suits for those wish the pleasure of a bath, and the finest part of the suburbany's own plant.

Price of a 25x200 lot \$100, terms \$5 cash, be \$1 per week; 50x200, \$200, \$10 cash, balance month. No interest.

T. C. HAMPTON, See March 12, 1892.

Roberts & Lampkin, 14 \$5, Broad \$treet.

Roberts & Lampkin, 14 S. Bread Stock to Corner Alabama Streed HERE IS A PERFECT BEAUTY room residence, on a lot 60x200, felectric line, and running through fto street, close in, and only \$1,50 AND HERE is a 10-room, 2-story with hot and cold water and gas, electric bells, and every modern of fronting electric line, close in, on x corner lot, for only \$6,650, if sold if WE ALSO HAVE THE CHEAP on Ponce de Leon circle; 114 acr \$2,650-7-R H. BRAN NEW, on avenue; bargain. avenue; bargain.

\$2,500—500 acres of land 25 mil
Atlanta; did you ever hear the lite
A COAL MINE OF 400 acres at
VACANT AND IMPROVED
all sorts, everywhere about the

Beautiful S. Boul lots, right at Grant P at auction by Sam'l Goode & Co., Wedne

at 3 p. m. Lots large, and shady.

The democratic party must throw off the mug

imps and shylocks who in the paraphernalia of mocracy have crept into the party, and stand

lief to the people.

If the democratic party stands by the commo

LAWYER AND M. D.

The charge against him is that of forgery

and practicing medicine without a license And thereby hangs a tale of interest.

A little over two years ago Terry was associated with Mr. J. M. McAfee. H

left the city one day very quietly, and it was soon ascertained that a number of

That discovery and the young man's

ence were connected together, and an ef-

fort was immediately made to locate him

and recover the missing books. The mat-

ter was finally settled with Terry at Chat

His Pretty Wife.

about in Tennessee and Alabama.

Mangum and Rhodes streets, to

Terry returned to Atlanta on last Friday.

The following day he went to Lester's drug store, near where his wife was liv-

secure some papers and letters in his pos

After considerable persuasion, she suc

ceeded in bringing him into the house. Im-

mediately Terry's father-in-law, brother-in

law, mother-in-law and wife set upon him

and took from him the papers they were

after. After some decidedly lively experi-

after leaving he found his shoulder bleed-

ing from a cut, which, he says, was in-

Yesterday morning he went before Jus

tice Landrum and swore out a warrant

against his four assailants, charging them

hff Cox was given the papers, and he is

now in search of the parties who are

It Was Terry's Turn.

Terry, however, was the first to fall into

Yesterday afternoon he went to Lester's

drug store to have his wound attended to

and there fell into the hands of Detectives

Cason and Looney. He was brought to

police headquarters, where he was faced

It purported to have been granted by the

faculty of the "National Eclectic Medical

college," of Atlanta, and to it were signed

the names of Dr. C. I. Arrowood, presi

dent; Dr. C. P. Westmoreland, secretary

and Dr. C. K. Young, dean of the faculty

The license was bogus, and the name

were forged. The young man, when close-y examined confessed having drawn the whole thing up himself. There is no such

college in existence.

This was one of the papers taken from him on Saturday. His wife says that with it he has practiced medicine for the

find. For some time they have been re-ceiving complaints of the practices of some bogus doctor, and they believe they have found in Terry the much-complained-

That Diploma.

The diploma—or rather certificate of membership in the alleged college—is a unique and interesting document. It is getten up in conventional diplomatic style, the name "John L. Terry" being printed out in bold letters, the names of the "doctors" signed in three different styles of

andwriting.

The officers have information to the ef-

feet that Terry has made frequent and general use of this bogus paper, especially

In his dealings with negroes.

The disturbance in the Terry household seems to be a decidedly ugly family mud

and there is no telling where it will Terry says that the letters taken

warrant will be sworn out against

and. Terry says that the letters taken from him were very damaging to his wife's consucter, and were the best of grounds on which his claims of infidelity on her part

A GREAT SUCCESS

Was the Presentation of "Balrulbidour" a

DeGive's Last Night.

Atlantians are more than ever indebted to he delightful little gentleman. Professor agostini, since his novel, delightful entertain-

ment last night.

If he had done nothing more for their enter-tainment than to present "Balrulbidour," the people of Atlanta would feel under deep obli-

ations to him for a most delightful evening. "Balrubidour"—from Aladdin, familiar to

all, was presented at DeGive's last night, and the presentation of it was a delightful surprise. The play was arranged by Professor Agos-tini. The cast was selected with excellent

short of what was expected of him or her.

The play was in five acts, and pretty dances and brights songs were thrown in to add pleasure to the performance.

The polka by little Miss Mabel Rose and Sidney Wallbowse completely cantivated the

The polka by little Miss Mabel Rose and Sidney Wellhouse completely captivated the house. These two wee tots as Princess Balrulbidour and Prince Pretty Pet respectively, were as cute as crickets and their acting and dancing evoked the wildest applause. They were called back repeatedly.

The cast of characters was as follows:

Miss Mabel Rose

Princess. Or constactors was as follows:

Princess. Miss Mabel Rose
Prince Pretty Pet Mr. Sidney Wellhouse
Genil. Miss Maud Stokes
Hercules Mr. James Clifton
Humpty Mr. George Clifton
Dumpty Mr. William Clifton
Court Joster

careful cultivation and is very expressive Her manner was most pleasing and she wa

past two years in several states.

about medicine man

Terry today.

with assault with intent to murder.

flicted by his wife's father.

he custody of officers.

with a medical diploma.

wanted.

ences, Terry got away from the place. So

She saw him, and then planned to

Since then the young lawyer has traveled

him was his wife, a young girl whom he

had met while she was in charge of a fruit

nen ever seen in Atlanta

lawyers were missing law books.

tanooga, where he was found.

stand on Peachtree street.

tion of seeking a divorce.

rettiest won

NICHOLS & HOLLIDAY,
Eastern Advertising Agents,
tress, Constitution Building, Atlanta, Ga

12 CENTS PRR WEEK THE DAILY CONSTITUTION, or 50 cents per itty and SUNDAY CONSTITUTION, or 67 cents pe lendar month; delivered to any address by car r in the city of Atlanta. Send in your name

Where to Find The Constitution New York—Brentano's, No. 5 Union Square. Cincinnati—J. R. Hawley, 162 Vine street. Washington—Metropolitan e. Paris—Anglo-American reading rooms, Chaus me'Autin and Rue Meyerbeer.

ATLANTA, GA., March 29, 1892.

Douglas to the Front.

As Douglasville in this state is sup ed to be the headquarters of the third movement in Georgia, it is proper the democratic campaign should

The democrats of Douglas county have alzed their executive committee, nd they propose to revive and strengthen organization in all its parts. To end, they will hold on the 13th of L an old-fashioned democratic loveist, when they will be addressed by nan L. F. Livingston and other

las is setting an example that uld be followed by every county in tate. There is no doubt that the third rty leaders are preparing to make an ive raid on the democratic organition. The position of these third party has been largely strengthened by emocratic attitude of certain proed democratic editors who insist hat the views and wishes of the Wall et faction are of more importance an those of the farmers, and it now as for the democrats who really at the party to disabuse the minds of the alliancemen of the errors and missions under which some of them

re laboring. We do not think the democratic allien can be deceived by those who trying to destroy the democratic The people have certain reforms ch they are anxious to bring about; ev are clamoring for financial relief; are demanding a readjustment of rency and its circulation. We are that a majority of the voters of this ry agree with them in these de but the moment they desert the ic party and go into another tion they take a long step backthey get further away from the which they demand than ever akening the democracy, they make

than it has ever been. not do to say because a few street democrats in the house, act with the Wall street republicans struck a blow at the remonetization lver, that therefore the democratic y is preparing to lay this issue on Wall street would doubtless b to see this accomplished; but Wall with its money, power and influcannot give the free coinage issue dly a set-back as the farmers themwould give it by deserting the tic party. This is a practical conderation that will grow more important

ublican party more powerful for

The farmers in the south practically ol the democratic party of this secn. Should any considerable number of desert it, the republicans would another long lease of power, and street would continue to dictate the ial legislation of the country. There not the slightest hope of relief in the d party. Let the farmers remain in peratic party, and hold their rep atives to the pledges they have nde. The reduction of taxation, and ial relief and reform are winning s. It will be time enough when the ratic party has flouted all or any e issues for the farmers to seek ort in a new organization.

Meanwhile we shall be glad to see counties follow the example of

Mr. Page's Reading.

tht Mr. Thomas Nelson Page will a reading at DeGive's opera house benefit of the Grady hospital. say nothing of the object of the ig; that need not be dwelt on. If were no other object than the illumand entertainment of our people. ence of Mr. Page ought to be suf-

to fill the opera house. Page's interpretation of his own s has this unique quality—that it to all who have any appreciation an nature. In its delicacy and y it appeals to people of taste and e; in its humor and pathos it those who care nothing for books. Mr. Page's readings, the cultured enjoy Isite creative art of the produc but even the uncultivated can late the bold and free touches of n nature that are beyond mere liter-

reading of Mr. Page will be prefacby an address from Mr. Frederick the eloquent banker-orator of

The Crime of the Century.

Pravelers who have visited Russia this er say that the horrors of the pern of the Jews battle description. season has been one of unusual ty, and the thousands of Jews who ve been banished from their homes the locality known as "the pale," have n barely able to keep alive. An eyes, one day when the mercury was degrees below freezing point, saw little n in the streets clad only in their rts. In this wretched condition these pressed people are driven from Moscow to the pale, where they struggle against se and familie.

ore the victims in the pale have d it possible to make their way over into Germany, but that counhas forbidden them to cross the line they must remain where they are Jewish prisoners are coming into

the pale at the rate of 5,000 a week. eless, ruined, desperate and yet helpless, there is nothing before them but death. How such a crime against civilization and common humanity can be perpe trated in this enlightened age with provoking effective protests from all the governments of the earth is inexplicable. In the end Russia will suffer for her barbarity. No nation ever yet persecuted the Jews without repenting for it through a long series of calamities and disasters.

Curtis Again.

The Americus Times-Recorder insists that it has made no mistake about the William E. Curtis, treasurer of the Wall street Cleveland committee. It was sug gested that a mistake had been made in attributing protection sentiments to this William E. Curtis-that particular another Curtis had been intended-but the editor of The Times-Recorder sticks to his original remarks. He says that "Mr. William E. Curtis, a prominent New York democratic inwyer, stopping at the Traymore, Atlantic City, N. J., did, on June 7, 1891, in the presence of about thirty gentlemen, one of whom was the writer of this, make the remarks attributed to him. The majority of these gentlemen were prominent republican protectionists, and several of them expressed their gratification at hearing so prominent a democrat as 'Judge' William E. Curtis of New York preaching such good

republican doctrine. The editor of The Times-Recorder say he is prepared to give the names of a dozen gentlemen who were present, but the probability is that he will not be called on to do so. Mr Curtis will not seek any more light on the subject.

If it is profitable to build new cotton factories in England, 3,000 miles from the cotton patches, why wouldn't it be profit-able to build a few new ones in the neighporhood of the ginhouses?

We have received more than one complaining that some of the Georgia newspapers are for Cleveland rather than the nocratic party. This is no reason, how ever, why the farmers should go into the third party. The democratic party is big ger than Mr. Cleveland himself, let alone the editors who magnify him.

The farmers of Georgia should bear in aind that the newspapers; which have been endorsing republican assaults on democrats and crowing over the victory of Wall street in the house, do not represent the demo eratic party.

The alliancemen of Georgia should re nember that their only hope of financial re lief lies in democratic success.

The third party can give the farmers no elief. It is a sham and a delusion.

It is stated that Mr. Cleveland has far recovered from his dignity as to be rilling to make a speech or two in Rhode Island. This is a very good idea. In fact would have been a good idea in 1890.

The Boston Herald pleasantly remarks that free coinage isn't dead yet. We as sure our genial mugwump contemporary that the issue has just begun to

Wall street brought its demijohn from

We believe that The New York World s mistaken in supposing that Wall street the democratic party.

EDITORIAL COMMENT.

The Memphis Commercial never sees anyhing good in an allianceman. It "We hear that a comic valentine by the name of Tucker, state lecturer of the Tenessee alliance, intends to run for congres in the district once represented by James K. Polk, more recently by W. C. Whitthorne and now by N. N Cox. Mr. Tucker is of a somewhat gnarled, scraggy and uneven type of beauty, with a nose like an ant-eater, a voice like a cat fight and a face which is rank poison to the naked eye. His shape, if shape it may be called that shape hath none, is a pain forever. He weighs about eighty-four pounds in the paw-paw season. Mr. Tucker has never taken any beauty prizes that we wot of, but he is a very fascinating person—horribly so. There is something morbid in the constitution of the average man which makes him love to gaze on such things a Tucker, and whenever Tucker is advertised to scream at a certain time and place the people for miles around will put beeswax in their ears and come in crowds. The searching tones of Mr. Tucker's oratory never fail get in their work on the dullest audience The seventh congressional district has had nany an crator whose voice could stir the but Mr. Tucker's voice does more than that-it makes the flesh crawl. The size of Mr. Tucker's hat is not large, but his mouth is mighty, and his gall is great." This coarse This coarse ridicule of an alliance candidate is not calculated to aid the cause of democracy in Ten-

A review in The New Orleans Times-Der crat says. "The writer had occasion to examine a correspondence exchanged between Robert Toombs and Robert Barnwell Rhet in 1865 or 1866, in which the latter gentleman depicted with absolute and prophetic accuracy the future condition of the political and n terial life of these states. He wrote: "W the overthrow of the southern confederacy, free government for the people has disappeared on this continent. In its stead will rise a centralized government, conducted by and for the advantage of a moneyed class of capitalists and monopolists, whose wealth an political power will increase yearly.' statesman advocated resistance to political oppression, not to protect slavery over whose abolishment the whole country re-joices, but to preserve to the great plain people' the democratic government bequeathed to them by Washington."

A BREEZY TIME.

Advice from Billville. Let's have a family meetin'-let's git to-

'fore it gits to rollin', git a good kick at big experience meetin', where all can Takes two, you know, for company, an' three

will make a crowd! That lets the new third party in; so, brethren, come along! An' we'll start the ball a-rollin' with a demo-

Ten minutes for experience, an' 'fore we pass the plate, e'li all be on a platform that'll stand and hold the state!

Jest git together-old-time style campmeetin' if you like, An' kinder figger out the way the lightnin's goin' to strike! A big experience meetin', where all can holler

Takes two, you know, for company, an' three will make a crowd!

Bayne, of The Augusta Chronicle, speaks six foreign languages. His reporters never know when the lightning is going to strike them. Southern Life. Atlanta's humorous weekly

shines with bright things. Mr. I. S. Jonas is now interested in it, and his excellent work in easily detected. In last week's issue "A Buchelor's Blue Book" makes racy read ing, and is lively with local hits. The para-graphs of "The Chaperone," have unusual interest, and the reader is delighted with them Southern Life is a success from

literary point of view, and should be a suc-

A Big Sensation. "Any sensation today?"
"Yes: one man paid a dollar in advance."

"Give it a scare head. He'll commit sul-ide before daylight. Say he died game." The Albany News and Advertiser issued a Monday edition yesterday—the first Monday morning paper ever issued in Albany. The News and Advertiser breaks the record in by the common people.

Unless this is done, there will be a fight all along the line, and it is folly for democrats to blind themselves to the danger. It is not a question of Hill or Cleveland. It is a question of re-

The Effingham Chronicle continues to improv. Its new management has given the paper a big lurch forward. The improvement in the editorial department is very noticeable.

GEORGIA POLITICAL NOTES.

Hon. O. B. Stevens, the alliance candidate for congress in the second district, is called "a still bunter." He is running a campaigh without speeches—so far as he is concerned. He simply visits the counties in his district in order to let the people know that he is "on deck," and "saws wood and says nothing." He expresses himself as being confident of the democratic nomination, as being condent of the democracy relations and thinks that he will make a winning race. But it is probable that the other candidates, who have taken the field against him, will make it

Here is a paragraph from The Jonesboro News which "hits the nail on the head." Make a note

of it: "Since we have had any knowledge at all of the political pulse of the section it has been 'the solid democratic south,' the pride of every frue southerner. Every means under the sun has been resorted to by republican tricksters to break the 'solid south' but all their efforts failed. It is, therefore, doubly sad to become divided among ourselves—to do for the enemies of the south that which they could never do for themselves."

The Savannah News is now taking a hand in the fight which The Effingham Chronicle has pre-cipitated. The Constitution has already referred to the action of The Chronicle, which has not to the action of the Chromete, when has been the democrats of Chatham county, and particularly the democrats of Savannah, that they must not think of asking that a Chatham county man be nominated for senator for that district. The Chronicle says that Effingham intends to name the candidate for senator and will not brook any opposition. It says that if it is not in error the alliance will nominate an Emanuel county man for congress, and hints that Effingham will support him as against Colonel Lester, should Colonel Lester be nominated, if Effingham's demand with respect to the state senatorship is disregarded. The comment of The Savannah News, following ts neighbor. The Press, is as follows:

its neighbor, The Press, is as follows:

"The Chronicle is noticeably independent and particularly aggressive. It seems to think that Effingham holds a position which enables her to play the part of a dictator. And The Chronicle says it speaks for the democracy of Effingham county. The purport of the ioregoing is that the democrats of Effingham county will support the alliance candidate for congress unless they are accorded the privilege of naming the senator from this district. The democrats of Chatham now understand the political situation in the first senatorial district, and can guide themselves accordingly. But is it not rather rash in The ecordingly. But is it not rather rash in The Chronicle to virtually assert that Effingham demo-erats will desert their party if they are not permitted to have their way with respect to the senatorship? Perhaps, after all, there is reason for trying to buildoze the democrate Bhatham Source.

It is a significant fact, says The Americus Tim Recorder, that every rampant Cleveland paper in Georgia, and indeed, the whole south, is con tantly making flings at Speaker Crisp. The elec-tion of Crisp was a defeat of the Cleveland fac-lion, and a victory for the Hill people, and the Cleveland papers are trying to get even by attacking Judge Crisp.

Judge E. F. Edwards, of Covington, was in the city yesterday. Besides being one of the ablest lawyers of middle Georgia, Judge Edwards has been prominently spoken of for st. te senator from the twenty-seventh senatorial district, composed of the counties of Newton, Rockdale, Walton, Oconce and Clarke. Under the rotation plan it is Newton's time to name the senator, and if Judge Edwards decides to make the race he will like

"Grows Greater Every Day." The Darien, Ga., Gazette.

The Atlanta Constitution is a great pa per, and the beauty about the great southern paper is that it continues to grow better and greater every day.

SOCIETY GOSSIP.

This is gala week in the millinery stores Nearly all of them have their spring openings on one or more days, and handsome decora-tions add to the bewildering display of beautiful hats. Two of the leading stores with a flare of trumpets yesterday morning, and were crowded all day with many ladies. The creations in headgear aremore bewitching and bewildering this season than ever. Velvet, owers, lace, jet plumes, ribbons are all use in reckless profusion on one hat with crown the size of a cracker and brim quite narrow. I saw velvet, lace, flowers and ribbon used most lavishly, the hat itself almost disappearing under its heavy artistically arranged burden. The predominating color is green-green in the shade of the early leaves, before they are fully out. The pretty veivet ribbons that have been worn during the winter still serve as ties, though very many of the new hats have wide streamers of moire ribbon. Children's hats are extremely pretty this year. A dainty leghorn had its wide brim enircled by a frill of soft lace caught in many

places with love knots in narrow blue and white ribbons. Streamers of soft gauze gave the finishing touch.

The last days of March recall the old super stition connected with them. No handlcraft, housewifery or undertaking of any kind was begun on the last three days of March, for they were ranked as fatally inducky in all calendars. So strong was this feeling in Scotland that an old Covenanter preacher mentioned the pleasant weather the prevailed as a special dispensation of Provilency in favor of the Covenanters' arms which was compelled to march during days. No fisherman would set out to fish, or seamer, begin a voyage on these days. Un-nappy, indeed, would be the bride who would narry in such a malevolent time, unhappy the child whose birthday fell therein, and reckless, indeed, the servant who would seek a new place then. These were the "borrowed days," which March is fabled to have bor towed from April—for no more important purpose, says the old Highland nursery tale, than to kill three yearling lambs which had ventured out in such an untimely season. The

old rhyme says of these days:
"The first o' them was wind and weet, The second o' them was snaw and sleet, And the third o' them was sic' a freeze It froze the birds' nests to the trees.'

The fashion of bowknots shows no sign yet of departing. Easter gifts are being devised of departing. Little dower holders of them in every form. Little dower t to hang on the walls are made in designs of large eggs with ribbon tied around them-all in china-and the ribbon painted to fepresent brocade. Some of these china eggs are covered with flowers—bluets and popples and covered with flowers—bluets and popples and daisles—so natural looking that one almost longs to pick them. Easter greedings will also be sent on what looks like a large, fat bow, of very stiff handsome ribbon, bearing the messages of the season in gilt letters; but a closer inspection will show that each loop contains a pocket for bon-bons, or any more costly souvenir which the donor may desire to send in this modest little fashion.

Miss Dedie Foreacre is visiting Mrs. A R. Lawton and Miss Beckwith in Savannah.

A very pretty informal tea was given by rs. Cox in honor of Mrs. Cleland Kinloch elson before her departure for Brunswick. Goldbugs or the People.

The Rome, Ga., Tribune. From The Rome, Ga., Tribune.

The democr tic party cannot serve the people and the money sharks. If it bows down to a handful of nugwumps and money changers, it will alienate the people. The party must stand with the common people for retrenchment and

There is not one honest democrat living in cit or country who does not feel that the financia ystem of this government must be changed. Thirty years ago the wealth of the country comparatively equally distributed. Today 1 per cent of the population of the country owns 50 per cent of the wealth. Where is it to stop? Are the money changers to run the democratic party, as they have the republican party? It is time to

call a hait. It is not so much a question of carry-ing New York or Massachusettes as it is a ques-tion of relief to the people.

The agitation is no longer confined to the agri-cultural classes. The people in the cities, re-A DOLLAR AND A HALF

cultural classes. The people in the cities, gardless of class or condition, are clamoring May Cause a Sensational Story relief.

Money in New York and Boston at less than to per cent. It can't be borrowed in Rome at any Next Week.

THE DAY IN THE CITY HALL

Mayor Hemphill Writes a Veto-The Waterworks Moving Along-Hook and Ladder House to Be Sold.

When the general council meets next Monday a sensation will be sprung.

And Mr. Woodward will be the author.

people, there is no danger to be apprehended. If it does not and goes off after strange gods, no man can tell the consequences. It is time for democrats everywhere to face the issue squarely. At one time in the history of Atlanta all boys over sixteen years of age were sub ject to street tax. It was no uncom thing during those days to see a devoted papa return his minor son just as he re-The Story of How Lawyer Terry Got Into turned his buggy horse to the tax assessor John L. Terry, a former lawyer in At and then subsequently pay the penalty his son was hardly able to earn. anta, is behind the bars at the station

But three years ago that law was changed and today it is only a tradition among

those who pay a street tax. Mr. Hulsey, who was then a member of the general council from the third ward, and who was the father of two boys taxable by that law, just the same as his cow presented an ordinance repealing all previous laws and making the age of twenty-onyears the minimum age for street taxation. Inousands of young Atlantains and near ly as many anxious papas were thankful for that law and gave every possible notch of credit to Mr. Hulsey for the change.

But of the great herd of fathers in Atlanta there were some who were not watch ing the change in daily legislation. Many continued to give in according to the old law, and among those who gave in were some minors who were without fathers and

remembered as a former Galatea at the Piedmont exposition, and is one of the guardians.

Then besides those who gave in there were quite a number of persons who were notified by postal card that the marsha A few weeks ago she returned to Atlanta held a fi. fa. against them for street tax nd went to her for ner home, corner of Some who received the notices were minors and some of the minors walked up and paid There she took her maiden name the dollar street tax with the dollar and of Jessie Brown and announced her intenhalf cost. It was to obtain that very thing that

The dollar of course went into the city treasury while the dollar and a half went to the marshal, just as the law said

After the payment of the money some of the kids ascertained that they were exempt and petitioned the council for the return the money. The petitions went to the tax committee and upon the report of committee the council acted almost without an exception endorsing the recommendation of the committee.

One of those petitions is the basis of the sensation Mr. Woodward will attempt to spring on the general council at the next

A few weeks ago a minor who had paid \$2.50 to the marshal found out that he was not liable to street tax. He petitioned the council for the return of the money and the tax committee, realizing that the box was not taxable recommended the amount to be returned. The council adopted the report and then it went to the aldermanic board. The board concurred, but during the session Mr. Woodward found the mare's nest. Now he's scalp hunting.

"That is one of the rotten wrongs of the rquisite system," said he. "That boy, if liable to street tax should pay the city \$1 If that dollar is collected by the marshal he should pay \$2.50, \$1 going to the city treasury and , ... o0 to the marshal." "Isn't that all right?"

"So far, yes. But when that taxpayer gets his money back it ain't all right "And why?"

"Well, when the council votes the return f that money it comes out of the city treas ury. A warrant for the \$2.50 is drawn or the treasury and there the man gets it. You see he pays the city \$1 and gets back \$2.50.

"Doesn't he pay in \$2.50?"

"He does, but the city gets only \$1 of it, while the marshal gets \$1.50 of it. When it comes to paying back, the city pays all

Marshal Loyd, when asked about it, said: "My books are always open, and I invite the most minute and careful inspection at til times. Every dollar I take in goes down them and every one is received legally on them and every on taxpayer has a right If I collect a dollar a taxpayer has a right reclaim, I'm in the hands of the ready and willing to obey its mandate whatever that may be."

The Hook and Ladder.

One more step towards the finest fire de-partment headquarters in the south was taken yesterday. sale of the hook and ladder building

was ordered.

The firemasters met yesterday afternoon, with Mr. Stephens, Mr. Colvin and Mr. with Mr. Stephens, Mr. Colvin and Mr. Northen in attendance, and the sale of the hook and ladder house came up.

"Is it really necessary to sell it?" asked Mr. Northen, evidently regretting the necessity of parting with the old building. "Yes," replied Chief Joyner, "if we want to build the new headquarters."

"Then let it go," said Mr. Northen. "Only

"Then let it go," sail Mr. Northen. "Only I don't like to see those old landmarks wiped 'out."

The board, after a careful consideration, decided to make the sale at public outery on Tuesday, April 12th. The building has been the property of Atlanta for nearly thirty years and has always been the home of a fire company. The lot was purchased and the building was erected by the hook and ladder company, and until the volunteer system was abandoned the title remained in the company. When the paid department was organized the building was bought for the city by Captain English. bought for the city by Captain English, hen mayor, for \$10,000.

The lot has a frontage of twenty-five feet and runs back sixty feet to a five-foot alley. On it is an excellent, solid three-story brick building, with a basement. The building can be easily converted into a store, with two large roomy halls above, or can be made into an excellent office building. The city has had an offer of over twentyfive thousand dollars for the building.

The Waterworks. Mayor Hemphill and City Engineer Clay ton made an excursion to the reservoir on foot yesterday. They tramped out over the proposed new route for the big main and footed it back

route for the big main and footed it back over the old route.

Out and back they talked frequently and freely with persons owning property through which the main may run. On one line practically no opposition was found, while on the other quite an encouragement was met with. At the reservoir they found work moving along the their resired; work moving along to their satisfaction and came home delighted with the progress

They Met and Talked.

 Puck
 Mr. J. Ross

 daster of Arena
 Mr. L. Weston

 /izier
 Mr. Ed Lovejoy

 mp
 Mr. S. Deroy

 olumbine
 Miss Pet I tahan

 Nymchs
 Misses

 Belle Nash, Daisy McMillan

 Alter Red-ing
 Mr. S. Deroy
 The salary committee, the ordinance and the special committee on perquisites met yesterday.

Nearly every member of each of the com-Adelle Robinson.
Spirits—Misses Palmer Phelan, Daisy Holliday,
Daisy Stockdell.
Court Ladies, Court Dancers and Circus Riders.
The specialties were all fine.
The singing and dancing of Miss Pet Strahan

Nearly every member of each of the committees was on hand.

The resolution creating the special committee providing for an inquiry into the receipts of the marshal and clerk was the basis of the work. The perquisite system was fully discussed, and several remedies were suggested, but nothing definite was done.

The singing and dancing of Mais Fee Standard was encored heartily.

She and Mr. Ed Lovejoy convulsed the audience by their spiendid rendition of the popular air "Jing, Dah. Dah, Boom ta ra."

Miss McGill and Miss Hattie Jones sang sweetly. Miss Jones has a voice which shows careful cultivation and is very expressive. Mayor Hemphill yesterday wrote a veto. Recently an ordinance passed the council authorizing the construction of the Currier street sewer. One part of that sewer extends from Courtland to Peachtree. In that block there has been for years a private sewer to which all the residences are "Ba rulbidour" will again be presented at

connected. The people who built that sewer objected to being taxed for another, and agreed to surrender their structure to the city. City Engmeer Clayton said that it was sufficient, and Mayor Hemphill

vrote the veto. BROTHER AGAINST BROTHER. The Allegations in a Suit Involving Some Valuable Atlanta Property.

Brother against brother! This is the character of a suit in court, filed yesterday. It is a common thing to see men come into court, and charge one another with fraud, but when one brother says such things of another, in the cold

formality of a legal petition, it makes a different impress Mr. S. E. Morris, of Douglas county, sues his brother. Mr. John F. Morris, of Atlanta, for \$2,797.33, alleging that he was

defrauded of that amount by misrepresentations made in a trade.

The petiton filed in the city court yesterday by Mr. R. J. Jordan, attorney for S. E. Morris, tells the story. After the formal opening and allegation of damage, the petition says:

opening and allegation of damage, the petition says:
"Petitioner and defendant are brothers. Their father, C. C. Morris, now deceased, left a good large estate, consisting of realty and personalty, part of which realty is situated in the city of Atlanta, to-wit: A house and lot on Walker street and a store on the northeast corner of Broad and Hunter streets, just in the rear of what is known as the Schuman store, and adjoining the Ryan store oil the north.
"Defendant, by reason of his business qualifications, and being a resident of the city of Atlanta, has had the management of said property. In September, 1889, he approached petitioner and offered to trade him a farm in Douglas county for petitioner's interest in the above property. Petitioner's interest was four-fifteenths in the two pieces of property, and the value, the two pieces of property, and the value, as placed on it by the defendant, was \$2,000 for one and \$16,000 for the other. Defendant told petitioner that the property Defendant told petitioner that the property was only given in at \$12,000, and that the rice he put on it was its full market value also stated that the farm consisted of

362 1-2 acres.
"Petitioner had all confidence in his said "Petitioner had all confidence in his said brother, had no venson to doubt, his statement as to the value of the Atlanta property, or the number of acres in the farm, and, being a farmer, and having no use for the Atlanta property, he accepted his brother's offer, and accordingly made the trade on the 26th day of September, 1890. The consideration expressed in the deed from defendant to petitioner is \$6,000, and petitioner's interest in said Atlanta property was estimated at the same amount.

amount.

"About one year after said trade, petitioner learned, greatly to his surprise, that defendant, at the time of their trade, had bargained the storehouse to John Ryan, defendant, at the time of their trade, had bargained the storehouse to John Ryan, Jr., for the sum of \$30,000, and his purpose was to buy up petitioner's interest as cheaply as possible, and thereby defraud him out of the sum of \$2,133.33, that being the difference between \$6,000 and his interest at the price of \$30,000. The representations made by defendant, as to the value of said storehouse were false at the the value of said storehouse, were false and fraudulent, and made for the purpose of leceiving petitioner, and did deceive him, he believing the representations to be true,

he believing the representations to be true, and acting thereon.

"Finding that defendant had deceived him in the value of the storehouse, he concluded to have the county surveyor survey the farm, and, in that way, ascertain if he had been defrauded in that; and, accordingly, he had the surveyor measure the same, and it turned out that, instead of there being 362 acres, there are only 322—a shortage of forty acres, the value of which, at the price petitioner took it at, is \$664. Petitioner charges that the representations as to the number of acres of soot. Feutioner charges that the representations as to the number of acres of land were false and fraudulent, and made to deceive him, and did deceive him, he relying on the truth of the statement, and acting thereon, and is damaged as aforesaid."

The Defendant Sec. Mr. John F. Morris, the defendant in this case, was seen late last evening. "I have nothing to say about the case," he "except that any allegations are false, and utterly unwarranted by facts. I have been out of the city all d and have just seen what is printed in erening papers. I am amazed at the charges, but desire to say nothing about the case now. My answer will be full and complete."

A GREAT GAME. Everybody Loves Baseball, Such as This

Vanderbilt vs. Georgia university. That's the style of an interstate cham-pionship game of baseball to be played in Atlanta soon.

The college boys of both of these colleges have been in steady training for the past month in anticipation of this game, and both colleges have excellent teams.

It is well known that the University of Georgia has held the championship honors of this state for years and years. The boys over at Athens have repeatedly downed the Mercer team, the Oxford team

downed the Mercer team, the Oxford team and every other team that has dared to tackle them.

Now comes the Vanderbilt boys, who want to play Athens in Atlanta. The challenge has been sent and it is said will be accepted by the Athens boys, and it is further stated that the game will probably be played here the latter part of April. The only obstacle in the way is the approaching final examinations at both colleges, but as they do not come off until June, the boys can easily get off some Saturday in April. urday in April. Great sport is promised.

The McPherson baseball nine has organized and would like to hear from anateur clubs in or near Atlanta. They would like to meet the "Techs" Saturday. Address J. F. Leary, Fort McPherson.

MORE PLEASED THAN EVER. Major West and Lieutenant Satterlee Dow

Major West and Lieutenant Satterlee Down at the Encampment.

Quartermaster General A. J. West and Lieutenant Satterlee went down to Griffin yesterday to stake off the grounds for buildings, barracks, messhalls and the like. They spent the entire day measuring off the grounds and inspecting the work of grading and the other tasks that have been in the hands of the Griffin contractors up to this time. Both the quartermaster general and the

ieutenant express themselves as being more bleased than ever with the encampment site that Griffin is going to give the state, and say it will be an ideal camp. The work of grading the failroad bed is being rapidly pushed, and with fair weather will be ready for the ties and iron by Thursday night.

There will be several more days of hard work before the officers here finish super-intending the work of locating the buildings and other labors.

intending the work of locating the buildings and other labors.

From Griffin Lieutenant Satterlee will go down to Columbus to continue his inspection of the volunteer military forces of the state. There are several prominent military companies in Columbus, which have not yet been inspected under the new military tactics which the state has recently adopted.

The lieutenant will visit several other cities before the encampment is opened. TO BE INSPECTED.

Preparatory to an Election of Interest in the Police Department. Tomorrow the entire police department rill be inspected by the police commissioners.

A special meeting is to be field for that purpose.

On Thursday or Friday Light the board will convene to select men ro fill the vacancies on the force. A great deal of interest has been manifested in the election ever since alrefed in the least.

Petrolimen are also to be closen in the places of Officers Costley. Pelot and Cunningham, resigned, and to succeed Officer Bob Goodson.

Dockstader's Minstrels. When Lew Dockstader appears at DeGive's opera house next Friday and Saturday nights and Saturday matinee at the head of his own large minstrel company he will present Barber, the king of the bleyele, as a special feature. It is said that Barber's new act on the bleyele, which consists of fancy and trick riding, is really wonderful.

IN BUSINESS CIRCLES

A Stock Company Jewelry Ston h Spoken Of.

ANOTHER COMMERCIAL WIRE COMME

Real Estate Matters Continue to Keep a Real Estate Agents Lively, and with Plenty to Do.

A handsome jewelery store may retail Phoenix-like from the ashes of what passed as Freeman & Crankshaw's lar place. This is at least a possibility

When these well-known jewelers fat-several weeks ago their entire stockthrown on the market at auction sales. These auctions have been kept up uch a lively rate for the past forth such a lively rate for the past the people have crowded the store daily the people have crowded the store daily. attend them. The business was a li to be sure.

But it seems that so large was the that it has by no means been exh yet, and the question has arisen in minds of the men who had it in what shall be done with the remain the goods?

The answer to this question comes in the shape of a rumor that a stock pany will be formed to thoroughly and splendidly furnished jewny store. As yet nothing definite in this dir has been done, but there is talk of

among several prominent busin who are friends of the old firm of Freena & Crankshaw. It is rumored that Mr. T. D.

It is rumored that Mr. who is receiver for the firm, will play a lively part in the organization of the ner jont company, and will, indeed, be at the head of it.

When Mr. Meador was seen, however, be denied that any definite as

When Mr. Meador was seen, howers, yesterday he denied that any definite action had been taken in the matter at all. He said it was possible that a stock company will be formed to reopen the same of Freeman & Crankshaw, and said that so it would develop in a few days.

"You see," said he in response to an inquiry, "something must be done with ingremaining fragment of goods left in the store. Mr. Freeman cannot re-enter the business alone, and a number of his friend have talked about assisting in starting the store out again with new props under a A stock company is the usual form that business men prefer to invest money have a supplied to the avenues of trade and it is a possibility though not at all certain, that some and step will be taken. If so this jewelry saw will be handsomely restocked and opend most attractively to the jewelry trade." Hubbard, Price & Company.

Negotiations for the establishment branch office of the New York fin Hubbard, Price & Co. in Atlanta are ending.
A representative of the firm has

south several days looking into the south several days looking into the situation down here.

He has been planning with several prominent business men in Atlanta for the establishment of a branch office in this city,
and if arrangements are made to do this,
a special private wire will be run to Atlanta for the business of the office.

It is not yet definitely settled, but it is
probable that Mr. Sid Phelan will be the
man to take charge of the agency here. man to take charge of the agency here.

Real Estate Matters. The auction sale of Peachtree and Wilson avenue property yesterday afternoon was largely attended by ladies and gentlemen and that section of Peach-tree was almost entirely blocked with car-

riages.

The bidding began on the corner lot which brought \$105 a front foot. The Wilson avenue lot was offered but as the bidding was not satisfactory, the owner protects it according to his right, and it was not said.

The Center street lot was sold to Mr. M. R. Berry at \$1,800. Then the Peach tree lot corner of Center street, was sold. tree lot, corner of Center street, was soil, and the highest bid being \$105 by Mr. T. B. Neal, the property was knocked down

to him.

The inside lot next to the cornerPeachtree was then sold to Mr. R.
Swift at \$91 per front foot. The
showed the solid value of Peachtree
erty, and that it always sustains itsel

Some Important Deals.

some important sales in vacant lots, have also changed ownership of se some important sales in vacant lots, and have also changed ownership of several valuable residences.

They have sold about ten thousand dolars in vacant lots and about the same amount in cottages and the like.

Mr. E. P. Black's sales for the past were are enormous, and all the real estate agents of the city unanimously testify to the stivity of the market.

FROM OUR NOTEBOOKS.

switch engine on the Atlanta and W Print jumped the track at the Forsyth street cressing yesterday afternoon. It was drawing three freight cars and landed in the mud several feet from the roadbed. The pilot was smashed, but no further damage was done. An alarm of fire—the first in several day

was rung in from box 331 last night at o'c'cck. It was a burning roof near the corner of Whitehall and Bretherton streets and was put out before the firemen res streets a large amount of dirt caved terday afternoon on two negroes who, others, were laying sewer pipes. Both

terday afternoon on two negroes was, others, were laying sewer pipes. Both quickly extricated. One of them, Bud H ins was badly hurt and se had to be cath his home. He is chought to be hurternoon. terrally. Richard Wright, who was arrested on be-urday for receiving and concealing stoin goods, was yesterday carried to Fulton cou-ty jall on a warrant sworn out before Ju-

The employes of the Postal Telegraph Con

The "Pioneer Atlantians" held a neeting last night at the Confederate erans' hall. Two very interesting papers were

They were reports of committees; the frabeling about the early newspapers of Atlanta, the second about the early hotels.

Both were fine papers and listened to with a great deal of interest. After the regular routine, work the meeting adjourned. The comissioner of internal revenue has sued an order substituting a weighing bean for getting the contents of a barrel of whist in the place of the "gauging rod."

After the first of May the barrel will are be weighed with the "beam," and then weight subtracted from the full weight

Uucle Ben Williford, who has been very for a long time, is much better, and friends will have the pleasure of seeing a out in a few days.

get the amount of whisky instead

old complicated "gauging rod.

Bud Cloud, a negro, grabbed a pair of at was hanging on the outside of a Decatur street last night and ran ward Butler with them. Patrolmen ige. Taylor and Cochran gave chast ught the darky who was locked up to headquarters on the charge of lare

Some one placed a toroedo on the track on Houston street below luttler last night. At 10:36 o'clock an electric car struck it and one of the wheels was wrenched off by its tremet-dous explosive force. It caused a great con-sternation among those on the car. Forecast of the Weather.

Washington, March 28.—Georgia: carmer in northern portion, winds

WALL STR

And the Free Silver

While RITT THE PEOPL

Will See to It The

Not Dis CRISP AND

As to the Action the Was to Take Washington, M Speaker Crisp gave

severe twist today diver men exultar death of free coin He informed Mi that holding the ca mittee on rules, he to report the clotus Mr. Bland last Fr of bringing the silv and nay vote, unle the democrats o

instruct him to do

Speaker Crisp's

b entirely consiste

A Consis

cloture rule is o as much so now when the force bi senate, but the the house someth fillbustering mine ettates some rule bring a pending When the matter caucus, Speaker be the last resort that while he w rule should be b unless there was : by a majority of hers of the house. er Crisp is a fire individually anxi bill pass, he has : men that he wou he made in the c ver men were, a to criticize the speaker, but most ing the matter manifestly right. work this afterno to get the requisit

but it will requir to secure the las the first hundred. Opposed Many free silve ed to the cloture will antagonize it free silver men, t heartened by the though they still hope, they realize ens their cause o

mous pressure th

119, asking the sp

It was claimed

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ture rule.

bear to shelve sil anti-silver men a ing tonight. They decision today t Should the pro mustering a maj ture, the rule republicans, is ex a cloture rule bro of the last congre ever, that the retures can be sec and the Indiana solidly in favor ings today, and

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It Would Be Many of the Idea of cloture. 1 congress is rep net by a democra as the basis for for the purpose of oill fraught wit the south. Mr. tonight. He was newspaper row Crisp for allege when he moved night, he had as er that a clotur m. If those as given, the free continued the the end, have the opposition.

silver is dead. responsible fo By the Mr. Bland th following author Associated Pres silver bill:

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of knowing tha bustered out, a bill: When I Speaker Crisp. that I ought to on rules in this were filibustere of the bill, the report a rule p motions, and co bill. The debat o'clock of the tl vious question,

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The friends of

to continue in

ISINESS CIRCLE

Company Jewelry Store Spoken Of.

COMMERCIAL WIRE CO

Matters Continue to Keep Estate Agents Lively, and

jewelery store may yet man & Crankshaw's east a possibility.

well-known jewelers is ago their entire stockions have been kept up rate for the past fortnight ove crowded the store daily. The business was a lively

question has arisen in men who had it in cha

f a rumor that a stock splendidly furnished je

ng definite in this direct prominent business of the old firm of Freeman

t that Mr. T. D. Meadow f for the firm, will play the organization of the nav and will, indeed, be at the

feador was seen, however, enied that any definite actaken in the matter at all possible that a stock conormed to reopen the stock conormed to reopen the stock that if the in in a few desired. rankshaw, and said that if loop in a few days.

Id he in response to an imp must be done with the last of goods left in the last of goods last of goods left in the last of go

Price & Company. the establishment of a the New York firm of Co. in Atlanta are still

in Atlanta for the

ranch office in this city, is are made to do this, vire will be run to Atsess of the office.

nitely settled, but it is Sid Phelan will be the of the agency here. of Peachtree and Wil-

property yesterday ely attended by ladies that section of Peach-irely blocked with caron the corner lot which at foot. The Wilson ed but as the bidding the owner protected th, and it was not sold lot was sold to Mr. 10. Then the Peach nter street, was sold eing \$105 by Mr. T. was knocked down

ten thousand dol-

VOTEBOOKS.

e Atlanta and West t the Forsyth street bon, It was drawing aled in the mud sev-bed. The pilot was

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papers of Atlanta, d listened to with After the regular adjourned.

e barrel will first m," and then its e full weight to instead of the

has been very ill better, and his re of seeing him

WALL STREET WINS,

and the Free Silver Bill Must Linger a While Longer.

BIT THE PEOPLE AT THE POLLS Will See to It That Their Wishes Are Not Disregarded.

AND BLAND

As to the Action the Committee on Rules Was to Take-The Speaker for

Washington, March 28.-(Special.)-Speaker Crisp gave the silver situation a severe twist today, one which the antigilver men exultantly claim, means the death of free coinage, at least at this

He informed Mr. Bland this morning that holding the casting vote in the committee on rules, he should decline to vote to report the cloture resolution offered by Mr. Bland last Friday, for the purpose of bringing the silver bill to a square aye and nay vote, unless a clear majority of the democrats of the house should instruct him to do so.

A Consistent Second. Speaker Crisp's position, he explains, h entirely consistent with his record. A cloture rule is odious and distasteful, as much so now as it was in the days when the force bill was pending in the senate, but the condition of things in the house sometimes, when a compact filibustering minority at work, necessitates some rule of this character to bring a pending question to a vote. When the matter was discussed in the caucus, Speaker Crisp, in a ringing speech, insisted that the cloture should be the last resort of the majority, in the most emphatic and unequivocal manner. that while he was speaker no cloture rule should be brought into the house unless there was a demand for it backed by a majority of the democratic members of the house. Now, although Speak er Crisp is a firm friend of silver, and individually anxious to see the Bland bill pass, he has announced to the silver men that he would stand by the pledge he made in the caucus. Some of the silver men were, at first blush, disposed to criticize the position taken by the speaker, but most of them, after discussing the matter, concluded that he was manifestly right. Some of them went to work this afternoon circulating petitions to get the requisite number of signatures, 119, asking the speaker to vote for a clo ture rule.

It was claimed this evening that about ninety democrats had signed the petition, but it will require a much longer time to secure the last nineteen than it did the first hundred.

Opposed to the Cloture

Many free silver men are firmly oppos ed to the cloture for any purpose, and will antagonize it to the bitter end. The free silver men, therefore, are badly disheartened by the reverse of today, and though they still maintain a show of hope, they realize that every delay weakens their cause on account of the enormous pressure that is being brought to bear to shelve silver at this session. The anti-silver men are loud in their reich ing tonight. They read in the speaker's decision today the doom of silver.

Should the pro-silver men succeed in nustering a majority in support of cloture, the rule would undoubtedly be adopted, as Mr. Reed, who is leading the republicans, is extremely anxious to have a cloture rule brought in as a vindication of the last congress. It is not likely, however, that the requisite number of signatures can be secured. Both the Virginia and the Indiana delegations, which were solidly in favor of free silver, held meetings today, and resolved that under no circumstances would they support any

proposition looking to cloture. It Would Be Used as a Precedent. Many of the southern men abhor the Idea of cloture, believing that if the next congress is republican, the precedent set by a democratic house might be used as the basis for cloture in the senate, for the purpose of passing a dreaded force bill fraught with so many dangers to the south. Mr. Bland was in a rage tonight. He was marching up and down newspaper row, denouncing Speaker Crisp for alleged bad faith. He says. when he moved to adjourn on Thursday night, he had assurances from the speaker that a cloture rule would be brought in. If those assurances had not been given, the free silver men would have continued the struggle, and would, in the end, have been able to beat down the opposition. He declares that free silver is dead, and that Speaker Crisp

By the Associated Press.

E. W. B.

Mr. Bland this afternoon made the following authorized statement to the Associated Press, with reference to the

is responsible for it.

"When the rule was first reported, setting apart three days for the consideration of the silver bill, I insisted that the rules should be a continuing order, to be considered from day to day until disposed of, knowing that three days could be filibustered out, and no action had on the bill. When I made this suggestion to Speaker Crisp, he rather tartly replied that I ought to trust to the committee on rules in this matter; that if three days were filibustered out, without disposing of the bill, the committee on rules would report a rule preventing all filibustering motions, and compelling a vote upon the bill. The debate of the bill ran until 5 o'clock of the third day. I moved the prelapse of the legislative Myself, Mr. Pierce, of nessee, and other members of the house went to Speaker Crisp, and asked his advice about the matter, whether he thought that filibustering had proceeded long enough to satisfy the house and country that the committee on rules would be warranted in reporting a rule by which all filibustering matters would be prevented, and bring the house to a direct vote upon the bill. He assured myself, Pierce, Stone, of Kentucky, and a number of others, that he thought the fillbustering had gone on enough to demonstrate the fact, and that the committee on rules would report a rule to bring the bill to a vote.

Adjournment Reached. "I may add that I moved that he house adjourn Thursday night, at the instance of the speaker, and with his emphatic statement that he would report a rule caung off filibustering motions and bring the bill to a vote. Next day being Friday, I went into the speaker's room, and met Judge Crisp. He then advised the introduction of a rule to be voted on today, Monday, preventing all filibustering motions, and compelling a vote upon the bill. He sat down and wrote out the rule himself. I introduced it at his request and suggestion, and had it referred to his committee, with the distinct under standing that the rule would be reported today. I never heard anything about his wanting a petition of a majority of democrats until this morning, when we ought to have been voting upon the order itself. Then the speaker said that he would not report the rule unless a majority of the democrats petition him. He said nothing about the petition Thursday night, before the house adjourned. Had he intimated then that he wanted a petition, we would have gone to work and got the members of the party voting for the bill, which was a majority of them, to have signed a peti tion, no doubt, but no intimation of that sort was given by the speaker. We considered the roll call of the house, showing, as it did, a large majority of the demcratic party in favor of the bill, sufficient warrant for him to act according to the wishes of the democratic party, as shown upon the record.

Monday's Developments.

About the time of the meeting of the ouse this morning I went into his committee room, and for the first time learned that he had changed his mind. A telegram appeared in The New York World ing, stating that the correspondent of The World had information from the highest authority that Speaker Cris would exact a petition before acting upon this rule. That was the first intimation that I had had of anything of that character. The speaker had given a numberber of coinage members of the democrtic party to understand that he proposed to have a vote either today or tome upon this rule. We had telegraphed for the absentees. We had made every exertion to have our men in the ho to have them present. When we found the attitude of the speaker had changed, it created confusion and consternation among the free coinage advocates. They felt that they had been deceived and disappointed by the action of the speaker. He had given them no chance to get the pe tition. Of course they regarded it that he had made pledges and promises, so indicated in The New York World's dispatch, to our opponents—pledges and promises that he did not advise the friends of free coinage he had made. The consequence is, that at a critical moment, they saw the speaker had deserted them, and many members, especially those who were personally followers of Crisp, are now refusing to sign any pe-While the petitions are being cirtition. While the petitions are being cur-culated it is very uncertain whether, under the circumstances, a majority can be got for that purpose. The fact that the speaker himself has changed his attitude wards the measure, and has deceived the friends of the bill by his action has caused great many free coinage people to weaken in their position, and I see this time very little hope of getting a majority of the members on the petition asking that the

rule be reported. "Of course, the speaker has great weight and power, and since he has shown a disposition to let the bill lie on the table, the members who have confidence in him will go with him, and this leaves us with the bill, having not only anti-free coinage men for its opponent, but also the speaker opposed to it, and those who personally follow him. What may be the outcome of it I cannot say. We can count a sufficient number of members who have been voting against the consideration of the bill who state emphatically that they will vote for the bill if it ever comes up on its passage to give from ten to tweaty majority."

Speaker Crisp's Answer. Speaker Crisp was shown Mr. Bland's statement this evening, and said he was surprised that Mr. Bland should have so surprised that Mr. Bland should have so far forgotten himself and the true situation as to endeavor to mislead the public by such a statement. In justifying his position, Mr. Crisp said that when the rules were being considered, he had in caucus pledged to his party that no rule should be reported prohibiting filibustering, or cutting off dilatory motions, except at the request and desire of a majority of the democratic members of the house.

members of the house.

A majority of the democrats requested that the time be fixed for a consideration of the free coinage bill, but making no refercace therein to any change of the rule. In response to this request, the committee per-mitted three days. The speaker said that, as well as he recollected, Mr. Bland did want mitted three days. The speaker said that, as well as he recollected, Mr. Bland did want to incorporate some limitation of the right of the house to filibuster, or wanted a continuing order, but the committee determined that, until the necessity for such a rule was demonstrated, they would not report it. The bill was taken up and debated for three days, and finally saved from the table by the casting vote of the speaker. Mr. Crisp said this tie vote was a great surprise to all parties, because, when the original order was made, it was generally understood that the majority in favor of free coinage was thirty to forty. A majority of democrats voted against tabling the bill, and thereby demonstrated that they favored its passage. Speaker Crisp said that he assumed that these gentlemen so voting were in favor of a rule which would bring the house to a direct vote on the bill, and prevent filibustering, and, so believing, he said to Mr. Bland that he had no doubt the committee would report the rule. He also said to Mr. Bland that, in his judgment, there had been sufficient filibustering to demonstrate the impossibility of the passage of the bill without a rule to bring the house to a direct vote. The speaker also drew the resolution introduced by Mr. Bland, still believing that those gentlemen who voted against tabling the bill were in favor of forcing a direct vote upon the measure.

But the Signers Never Came.

o'clock of the third day. I moved the previous question, several votes were taken upon the bill, and motions pertaining to it, when the opponents of the bill commenced filibustering, by moving to take a recess, moving adjournment, and calling the roll. It was well understood that motions of this kind can be made without limit, and no bill can possibly pass as long as these motions are kept up. These motions and filibustering tactics were kept up till after 12 o'clock on the last day for the consideration of the bill. The friends of the bill were determined to continue in session, so as to prevent a

Atlanta Will Offer for the Odd Fellows' Ophans' Home.

chester.

and in pursuance of the idea upon which he has acted, that he was the servant and not the master of the house, that it was his duty to consult the wishes of the majority of his party in the house. The speaker then said to Mr. Bland and other friends that he did not feel that, in justice to himself or to the party, he could favor or report a rule which would force a vote upon the silver bill unless a majority of the democrats in the house expressed a desire that he should do so. To this the speaker said Mr. Bland replied that he would not get up any petition, seeming to think that whether the majority wanted it or not, the committee on rules should report such a rule. Mr. Pierce and others, the speaker said, had expressed approval of the course of the speaker, and had said they would get up a petition showing the wishes of the democrats in the premises. The speaker has not seen Mr. Pland sing the word does not seen Mr. Pland sing the word does not seen Mr. Pland sing the speaker has not seen Mr. Pland sing the speaker not seen the speaker not seen Mr. Pland sing the speaker not seen the spea The home that Georgia Odd Fellows w'll build to shelter the orphaned of their brothers will be located near Atlanta, in all human probability.

> very energy to bring the home here, and if fail, the grand lodge committee will fail to consider some splendid offers that

esides the splendid seven-acre site at East End, donated by the Atlanta Suburban

a site for the Odd Fellows' home ten acres of land at Manchester. The site is a fine one, and may be the one selected. Judge James A. Anderson went

of the home.

This site is said to be good, but is too small. If additional space could be secured,

from Georgia he favored and will vote for the free coinage of silver. To show that he was in favor of the free coinage of silver, the speaker re-called the fact that he had appointed the committee which favored this measure and had appointed Mr. Bland as head of the committee, notwithstanding Mr. Bland had-been a very active opponent of Mr. Crisp in the speakership contest. Although in favor of free coinage, the speaker stated that as the speaker of the house he would endeaver to execute the will of the ma-jority of democrats therein respecting re-ports from the committee on rules, and no sites mentioned, and such others as may be offered, and the grand lodge committee can select the one it thinks is best suited for While Atlanta is working energetically

offer to the home, but neither can offer half as large cash donations to the home

the special committee last night.

Each member showed a good list of sub-

with these measures disposed of in the house, and the appropriation bills in excellent shape, so far as the house is concerned, the democratic majority of the ways and means committee believe that an early The subscriptions to Date. and means committee believe that an early adjournment of congress is possible, and accordingly discussed the adjournment question to some extent today. No conclusion was reached, but sentiment was favorable to June 1st as the date of the final adjournment. The Southern Female college will go to The statement of Mr. W. L. Stanton, who represents the college, is enough to

The subscriptions to date are as follows:
J. W. English, \$230; A. G. Rhodes, \$250;
L. H. Hall, \$250; Joshua Tye, \$100; John B. Goodwin, \$100; Charles Treadwell, \$100; John B. Goodwin, \$100; Charles Treadwell, \$100; John B. Goodwin, \$100; Charles Treadwell, \$100; A. Anderson, \$50; Edward Fisher, \$50; A. A. S. Buzzali, \$50; Bac Guth.aud. \$30; A. Woodwing and St. English. \$50; Bac Guth.aud. \$30; A. Woodwing and St. English. \$50; A. L. Kontz, \$50; W. E. Johnson, \$5; C. J. Keith, \$25; James Osler, \$25; J. A. Thornton, \$50; Dr. J. G. Jackson, \$50; Rev, W. D. Shea, \$25; A. D. Howard, \$15; A. J. Smith, \$25; Amos Baker, \$25; William Forsyth, \$20; W. H. Beoth, \$15; Frank Christophene, \$15; W. W. Boatfield, \$15; W. F. Whittley, \$10; S. C. Mcrley, \$10; A. R. Wright, \$10; P. C. Cashman, \$10; B. H. Hill, \$25; Frank Ryan, \$50; J. A. Reeves, M. D., \$23; W. A. Culver, \$25; J. A. Reeves, M. D., \$23; W. A. Culver, \$25; J. A. Reeves, M. D., \$23; W. A. Culver, \$25; J. A. Reeves, M. D., \$23; W. A. Culver, \$25; J. A. Reeves, M. D., \$23; W. A. Culver, \$25; J. A. Reeves, M. D., \$23; W. A. Culver, \$25; J. A. Reeves, M. D., \$23; W. A. Culver, \$25; J. A. Reeves, M. D., \$25; W. A. Culver, \$25; J. A. Reeves, M. D., \$25; W. A. Culver, \$25; J. A. Reeves, M. D., \$25; W. A. Culver, \$25; J. W. Hilliams, \$25; Sam W. A. Goorge, \$100; M. A. Hanleton, \$30; J. W. A. Goorge, \$30; M. A. Ranleton, \$30; J. W. A. Goorge, \$30; M. A. Ranleton, \$30; J. W. A. Goorge, \$30; M. A. Ranleton, \$30; J. W. A. Goorge, \$30; M. A. Ranleton, \$30; J. W. A. Goorge, \$30; M. A. Ranleton, \$30; J. W. A. Goorge, \$30; M. A. Ranleton, \$30; M. A. Ranleton, \$30; J. W. Tann, \$40; J. J. Martin, \$41; J. J. Marti

A Card from Mr. W. L. Stanton.

Your information that there was doubt about the removal of the Southern Female college, of LaGrange to Manchester, is unreliable and without fountation. There is not a well-informed citizen of LaGrange who believes that place has any chains, unorally or legally, on the cellege which have not been fully discharged. The institution, with all its extensive equipments, belongs to Mrs. I. F. Cox and her children, unincumbered; and therefore no ne need fear that claims can be set up which will in the least interfere with its removal to Athanta.

The compliment which "a prominent citizen o' Lagrange' pays to the lamented and beloved farmer president of this college and his work is fully appreciated. The change was not contemplated till those to whom Professor Cox had committed the sacred trust were overwhelmingly convinced that the removal to a more accessible and central locality would ad't to its vertulness at least fourfold. That this grand old institution of more than half a century "has been a great factor in the growth of the little city of LaGrange" no one will deny, and it is not surpising that "her good citizens" should "protest' reasonably against its removal. Its worth is fully appreciated by the enterprising gentlemen of the Manchester Investment Company and led them to ofter such magnificert inducements to the college to locate in their town.

The contract for the corner stone and granite for the foundation has been closed. The center stone will be laid by the Southern Baptist convention at its meeting in Atlanta in Mry when fully 5,000 people will be present and participate in the exercises.

I tring the spring and summer I will spend most of my time at Manchester looking after our interests there. To friends of the institution I will take pleasure in showing the college grounds and all the arrangements and advantages of our new situation. Manchester may be easily and conveniently reached by the Atlanta and West Point railroad, which will soon put on hourly trains from Atl

not fail.

Highest of all in Leavening Power .- Latest U. S. Gov't Report.



ABSOLUTELY PURE

AT WHOLESALE BY TRADE GENERALLY.

THREE SITES

GRIFFIN AND GAINESVILLE ALSO WANT IT

The Matter Will Be Settled March, 31st, A Splendid Site Offered at Man-

The Atlanta Odd Fellows are bending

crats in the premises. The speaker has not seen Mr. Bland since, and does not know what the status of the position is, but he thinks that if no direct vote is had upon the silver bill, it will be because the

vote on the motion to table indicates to a majority of the democrats that the bill can-not pass, and, therefore, they will not re-

quest the committee on rules to bring in a report cutting off filibustering.

Speaker Crisp defined the situation to simply this: If a majority of the democrats in the house desire the committee on

crats in the house desire the committee on rules to make a report which will enable the house to come to a direct vote on the silver bill, and if they signify that desire, the committee will make a report. If they do not so signify it, the committee will understand that a majority do not desire it, and the responsibility will rest with the majority of the democrats of the house and not the committee on rules.

As to Mr. Bland's reference to the speaker's opposition to silver or his duplicity.

er's opposition to silver or his duplicity, the speaker said he had nothing to say ex-

cept to recall that by his casting vote he had himself prevented the bill from being tabled and to state that as a representative from Georgia he favored and will vote for the free coinage of silver. To

ports from the committee on rules, and necriticism by Mr. Bland or effort by Mr Bland to shift the responsibility would do ter him from pursuing his course.

The Tariff Bills.

The Springer wool bill will be brought to a vote on April 22d and 23d, unless there should be a hitch in the present programme of the democratic majority of the vays and

means committee, which has charge of the measure. Chairman Springer, of the com-mittee, is on the programme to close the de-

bate in an hour's speech. Springer expects

to be sufficiently improved in health by that

to be sufficiently improved in health by that time to fulfill the task. The binoing twine and cotton-bagging bills will then be pushed to a vote as soon as possible, to be followed perhaps by other specific bills, attacking separate items of the McKinley law.

THE COLLEGE COMING.

Mr. W. L. Stanton Puts an End to Al

Doubt of Its Coming.

Manchester. That may be depended on.

settle the question, and this is backed up

with contracts and investments which mean

that so far as the removal is concerned its

owners have burned all bridges behind

Manchester, as a purely educational and

residence suburb, independent of industrial

and commercial elements, is something new

It is a practical and a growing idea, car-

rying the prestige of success. Success is a

characteristic of Atlanta enterprises, and

LaGrange should dislike to lose the college,

but they are bound to recognize that the re-

moval is for the good of the institution, and

and experienced educators, the gentlemen in charge of this institution have taken ad-vantage of an extraordinary opportunity which seems little less than providential. Mr. Stanton has been known to the busi-

ness men of Atlanta for twenty years, and

they will believe what he says. He requests

A Card from Mr. W. L. Stanton

will soon put on hourly trains from Atlanta. W. L. STANTON.

Another Electrocution.

Sing Sing, N. Y., March 28.—Cotto was executed this morning at 10.55 o'clock by electricity. He killed a fellow countryman named Mikeloso, whom he had known in Naples, it is supposed out of revence for a grievance that originated in their native land.

Phillip's Digestible Cocoa Dovs not distress and adds fiesh and weight.

Manchester is no exception to the rule.

here, though not new to the world.

Now watch Manchester grow!

natural that

he publication of this card:

Atlanta will offer three sites, at least, Two more sites were donated yesterday,

Land Company.

Mr. Eugene M. Blalock, of the Manchester Land Company, yesterday offered for

down to Manchester with Mr. Blalock yesterday afternoon and looked at the site. He was greatly pleased with it, but being a member of the grand lodge committee, which will have to decide the matter, he

architect, wrote to Captain J. W. English yesterday offering four acres of land about two miles east of the city for the location of the heavest

small. If additional space count be securely it might be a winner.

The special committee of Asianta Odd Fellows has decided that they will settle upon no one site to offer to the grand lodge committee at its meeting here on the 31st instant, but will offer the three on the 31st instant, but will offer the three on the 31st instant, but will offer the three on the 31st instant, but will offer the three on the 31st instant, but will offer the three on the same because of the same will be seen the second of the same of

for the home, Gainesville and Gritin, her two competitors, are not idle. Each of these places has seven sites to

ns Atlanta.

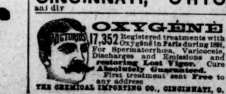
The Gainesville people have taken exception to Judge Jim Anderson's remark in which he referred to Griffin and Gainesville as one-horse towns.

"What I said," said the judge, yesterday, "was meant kindly. I admire the pluck of these two little cities in working for the home." There was an enthusiastic meeting of

AT THE STAKE.

A Negro Rapist Will Be Burned at Knoxville if He Is Brought There. A negro will be burned at the stake in Knoxville, Ga., this afternoon, if all signs do

The negro is a rapist, and committed that horrible crime in Crawford county three months ago. The crime was one of peculiar atrocity and his victim, a respectable white



lady, is still prostrated from the effects of his flendish treatment. The negro escaped and large rewards were offered for his capture. He was arrested in

Alabama last Saturday.

A requisition was issued for his return to Georgia by Governor Northen yesterday and the sheriff has gone to Alabama for him and will reach Knoxville with him this afternoon.

Mr. D. C. Camp the well known wholesale

where he spent two days.

"That negro," said he, "will be burned alive in fifteen minutes after he puts his foot in Knoxville."

in Knoxville."

Mr. Camp says that it was rumored on the streets of Knoxville Saturday afternoon that the negro would be brought to town that night. Quickly an enraged mob gathered and prepared to execute the black field. The sheriff of the county went to them and asked them not to interfere with the prisoner until after he was placed in jail. This they promised to do, but the bars of the Crawford county iail will not keep back the indignant citizens ised to do, but the bars of the Crawford county iail will not keep back the indignant citizens who are eager to avenge the fiendish crime.

It is well understood by the people of Knoxville and of the surrounding country that the negro will reach there this afternoon and he will be met by hundreds of citizens.

Every one feels that the black brute should be burned at the stake, and that is what will be done with him if he aver shows up in Know

51 Lots on Capitol Avenue and Other streets at auction Thursday, March 31st instant, 2:30 p. m. Sam'l W. Goode & Co.

be done with him if he ever shows up in Knox

If you are bilious take Beecham's Pills. Mrs. Winslow's Soothing Syrup for Children teething rests the child and comforts the mother. 25c, a bottle.

Bargains in Flowers and Plants.

In thanking the many friends and patrons for their great kindness and past favors, J. Burpitt, florist, begs to announce with tagret that he is compeled to leave Atlanus, and has decided to go to Savannah and join blackers.

this son.

The green houses, at No. 103 North Pryor street, are offered for sale, also the large stock of maiden noir ferns, palms, with many roses, chrysanthemums and other plants, the whole 10 be disposed of within the next ten lays; offers to the lovers of flowers the greatest chance ever known in the city.

New Orleans, La., March 28.—At Arcadia on Saturday night five white men visited Pernis Cobb, a well-to-d, negro, compelled bir to accompany them away from his house and hung him to a tree. As soon as he was pulled up each one took a shot at him and immediately several bullets struck him, but he, still alive, struggled to free himself. Finally the limb to which he was banging broke and he crawled to his house several hundred feet away where he died soon frem loss of blood and exhaustion. Two notorious toughs have been arrested for the deed for which no cause can be assigned. The prisoners protest their lunceence but will be held for trial. A Lousiana Lynching.

Mr. Page Tonight. Thomas Nelson Page will read at DeGive's tonight. He will read "Une Edinboro's Drowndin'" and "Polly." He will be introduced by Frederic Taylor.

The Meyer Murderers on Trial. Savannah, Ga., March 28.—(Special.)—The Sayannan, Ga., March 28.—(Special.)—The trial of the alleged murderers of August Meyer, the soda water manufacturer, was begun today. The state severed and James tray was placed on trial first. The state is making out a good case against him. The trial of all the negroes implicated in the murder will occupy the entire week.

You would not suspect it from the taste; there is codliver oil in Scott's Emulsion.

It looks like cream: it is like cream. Cream is bits of butter covered with something else-you do not taste the butter. Scott's Emulsion is drops of cod-liver oil covered with glycerine.

Cream is an easier food than butter, because it is in bits. Scott's Emulsion is codliver oil made easy; the drops are invisibly fine; they do not resist digestion. Will you read a book on

it? Free. SCOTT & BOWNE, Chemists, 130 South 5th Avenue, New York.

Every Month many women suffer from Excessive or Scant Menstruction; they don't know who to confide in to get proper advice. Don't confide in anybody but try

Bradfield's Female Regulator a Specific for PAINFUL, PROFUSE. SCANTY. SUPPRESSED and IRREGULAR

Book to "WOMAN" mailed free. BRADFIELD REGULATOR CO., Atlanta, Ga.

CHLORIOGOLD! convenience, and assures the patient new life and happiness. Being tasteless it can be given by a friend in tea, coffee, lemonade, beer, liquors, or food without the patient's knowledge, or it can be taken by the patient in the same liquids, with a guarantee of absolute success and a radical cure in either case. Hundreds of cure have been made within reach of all, only \$3. CHILORIDEOLIP

within reach of all, only 53. CHLORIOGOLD can be had of or "agents or sent postpate by us. Pamphlets furnished free. All correspondence confidential. MADRID CHEMICAL CO., Bole Proprietors for the U.S., 28 Dearborn St., Chicago. FOR SALE IN ATLANTA, GA., BY Chas, O. Tyner, Druggist, Marietta & Broad Sts. R. L. Palmer, Druggist, 18 Kimball House.

ATTENTION!

The remaining Freeman & Crankshaw stock, consisting of DIAMONDS,

VATCHES and JEWELRY.

is now being disposed of at private

THOS. D. MEADOR, Manager. THE INK USED ON THIS PAPER IS FROM .

THE STANDARD PRINTING INK CO. CINCINNATI, OHIO.

"Don't Keep Them."

"I do not keep them," said the grocer when asked for Dr. Price's Delicious Flavoring Extracts, "but I can sell you another kind, at a less price, that will be equally as good." Being an old customer, and having confidence in the grocer, the lady consented. The result when she used the Extract of Lemon was that the Ice Cream had the taste of turpentine, and when the cake was flavored with the Vanilla it had the strong, rank taste of the poisonous snuff bean. The extracts were not genuine, were made cheap so as to afford a better profit. You will never fail to find Dr. Price's Flavors on the shelves of every grocer who seeks to give satisfaction to his customers by recommending the purest and best articles.

100 Pieces

It's Our Idea

That a pleased customer makes us a valuable advertiser. He can't help it. He wouldn't if he could. Besides we enjoy a trade in which both sides get the best of it.

verything we sell. A. O, M, GAY & SON. FINE HATS AND FURNISHINGS;

18 Whitehall Street,

mar6-dim nrm

THE MARKETS.

THE MARKETS.

While looking over our stock a lady remarked: "Why, Mr. Hoyt, I thought the markets were bare but it seems like you have everything. Send me a bunch of freah radishes, beets, carrots and turnips and, ch, isn't this lettuce fine. I want some of it sure. And just look at those strawberries, they look like they were just picked. But tell me, what have you in fish, I have so much trouble in getting good mackerel."

We assured Mrs. Goodtaste that we had fine, fat Norwegian mackerel. If you have never eaten a fine, fancy bloater, you do not know what mackerel are. They are not the ordinary, poor tasteless mackerel, but each one is selected for its fine quality and flavor.

Our Yarmouth smoked herring are very Our Yarmouth smoked herring are very Our farmouth smoked herring are very fine, try them.

For dinner, what could be nicer than Mc-Menamen's crabs. With every two-pound can we give eight shells, and it makes a very tempting dish.

Then, we have light neck clams, imported

tempting dish.

Then, we have listic neck clams, imported whole herring, extra quality Columbias river salmon, Block island lobster, shrimps, and every variety of sansed fish.

We have especially fancy French sardlines packed in genuine of ve oil.

A nice clam chowder, properly prepared, commends itself to the taste of a great many, and to such we can recommend our brand, as they are the very best.

Now a word as to dried fruits. In dried fruits we can satisfy the most fastidious, both as to quality and variety. Our evaporated apricots are a beauty, and are very fine for stews. In peaches we have the evaporated California, both peeled and unpeeled. In apples, the New York state evaporated are fancy, and the home dried very fine. Our pears are first halved, then carefully evaporated, and retain all the flavor of the fresh fruit. Then comes the home-dried blackberries and the California dried plums. You will always find the eviporated or dried fruits very convenient and very palatable, and when the fresh fruits are out of market, as at present, it is a very fine substitute. You will always find our store a vast array of every variety of eatables.

We have car fully selected each article, and you can slaways be sure of getting only

We have carsing selected each article, and you can always be sure of getting only the best and reshect of each.

Remember, we guarantee each and every article we sell to be first-class in every particular.

W. R. HOYT mar 25 7 or 8p nrm 90 Whitehall St.



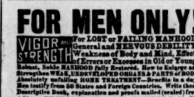
Is It Not a Handsome Knot? The bow knot has jumped into popularity, and it won't jump out in a hurry. If you haven't one, you ought to have it. It serves all the purposes of a high priced article and serves them just as well as the high-priced article itself. It is not only fashionable but it promises to remain so—its dinitiness and beauty of design is sure to give it permanence. This would be the case even if it were high in price; but it doesn't happen to be anything of the kind. You can purchase as pretty a little knot as ever was worn for \$1.50, in sterling silver, and \$5 for solid gold, at A. L. DELKIN & Co.'s, 60 Whitehall street.

Louis Von Der Hoya, M. D.

Residence and office Capitol avenue, 217.

SPECIALTIES, FEMALE, NERVOUS AND SKIN DISEASES. Summer School of Medicine.

University of Virginia. Conducted by members of the Faculty. Anatomy. Chemistry, Histology and Physiology. Address Dr. W. G. CHRISTIAN, Sec'y, University of Virginia. mari2 50 teod. Beautiful S. Boulevard lots, right at Grant Park, at auction by Sam'l W. Goode & Co., Wednesday at 3 p. m. Lots large,



level and shady.

BALLARD HOUSE

Dress Silks

Including black and colored ground. Printed Chinas,24 inches wide. Polka Dot, Flower and Zig-Zag designs.

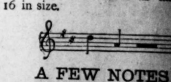
Printed changeable Glace Indias, etc. None among them worth less than \$1.00; choice, while they last, at

69c Yard

Douglass, Thomas &

Davison This is OUR Season with Boy's and Children's Clothing, A dozen Styles in just Nobby little Sack Suit, wich Patch Pockets

Sizes from 5 to 14, makes one our strongest points. In our 3-piece Suits, with kr pants, we have them as lar



On Spring Suits is not amiss Whatever the fashion, or fabri style, or price you seek, we show it to you. And we will delighted to convince you that is no idle boast; in fact, a gle our corner window almost what we say. So with our wear this season. We will d this week the newest fad

EVERYTHING IN MEN'S A

color which now predominate

FINANCIAL

To the Voters of South Atlanta. I hereby announce my candidacy for the loc of Justice of the Peace of the 1026 discited, G. M., made vacant by the death of dige Pat Owens. The election to take place turday, April 0, 1892. Asking your supert, I remain, Respectfully, L. J. GLENN.

At the solicitation of many voters I and an account of the peace for 1026th district, G. M. Said office having become vacant by the death of Pat H. Owens.

M. HARPER.

Mar 22—tues thur sun

At the earnest request of many of my friends, I announce myself as a candidate for constable of the 1020th district G. M., to fill the unexpired term of J. W. Harper. Respectfully.

Edgar H. Orr is a candidate for justice of the peace in the 1026th (south Atlanta) district. Election Saturday, April 9th, at Judge King's office, 20 1-2 East Alabama atrect. To the Voters of the 1026th District, G. M. I respectfully announce myself a candidate for Justice of the Peace 1026 district G. M. Election April 9th at 20 1-2 E. Alabama st. Asking your support, I am respectfully.

JOHN M. RAYSOR.

MEETINGS.

Atlanta, March 29, 1892.—There will be a called communication of Georgia lodge No. 96, F. and A. M., this evening at 7 o'clock, sharp, for work in master's degree. Take elevator tonight at old capital building. All Masons duly qualified are coro attend. F. M. FREMONT, W. M.

Regular rehearsal Atlanta Choral Union at billips & Crew's hall Tuesday night 8 o'clock. il attendance desired. Only two more re-arsals before concert Thursday night.

FINANCE AND TRADE.

CONSTITUTION OFFICE, ATLANTA, March 28, 1891 ts Clearing Association Statement.

Local Bond and Stock Quotatio Fork exchange buying at par; selling at \$1.500

		d asked quotations	
STATE	AND	CITY BONDS.	
New Ga. 31/s 27		Atlanta 7s, 1899110	113
to 30 years 58	100	Atlanta 6s, L. D.,112	
New Ga. 314s, 35		Atlanta 6s, S. D 100	
to 40 years (9	101	Atlanta 5s, L. D100	
New Ga. 4%s.		Atlanta 4 %8 95	
1916100 1/4	211	Augusta 7s, L. D.107	
Georgia 7s, 1896 111		Macon 68113 %	
Bevannah 5s101		Columbus5s 100	
Atlanta 8s, 1902.121%		Rome graded 100	
Atlanta 8s, 1892.100		Waterworks 8a. 103	
Atlanta 7s, 1904-115		Rome 58 90	
ATLAN	TA B	ANK STOCKS.	
Atlanta Nat'l350		Lowry B'k Co140	150
Atlanta B. CoJ21	125	Atlanta Trust &	
Ger L'n & B.Co. 99	100	Banking Co100	105
Merch. Bank 180		Am'n Banking	
Bank 8, of Ga. 150		& Trust Co 100	
Gate City Nat145		South'n Bank'g	
Capital City115	120	& Trust Co 103	103
RAII	LROA	D BONDS.	
Ga. 6s, 1897102		iGa. Pacific, 1st.103	105
GA Es, 1910110	113	Ga. Pacific, 2d., 65	67
Ga. Se. 1922111		A. P. & L., 1st 7s. 103	
Central 7s,1893 101		Mari'ta & N. G.	45
Char. Col. & A10214		8., A. & M., 1st. 75	80
At & Florida		The state of the s	
RAII	LROA	D STOCKS.	
Georgia177	185	Aug. & Sav110	
Southwestern 90	95		102
Oentral 65		do deben 94	-

THE NEW YORK MARKET.

he Day on the Floor of the New York Stock

Exchange. YORK. March 28.—The stock market today in a limited one, the uncertainty over the sil-tion, signing of and reading the bill by the lly for long account, and buying throughout was of scattering order, while there was evifrenewed activity on the part of a leading erator. The official denials of any trouble or rest though the late rise carried most of the list be-nd Saturday night's figures. The transactions in yond Saturday night's figures. The transactions in St. Paul were rather large, but changes in the quotawille was one feature of the afternoon's dealings, steadily declined in the face of the strength feated by the rest of the list. The market finally i quiet and firm with most stocks at or near the nrices of the day, but only slightly better than prices. The important changes were almost all a direction of lower prices, and Louisville and wille is down 1½, Jersey Central 1¼, Delaware Hudson 1½, and Distillers 1 per cent, while the per period perferred is up 1½ per cent. Sales. rthern Pacific preferred is up 1½ per cent, while sed stocks 281,000 shares; unfisted 24,000 shares, niet and steady at 487,4489; commercial

ney easy at 11/2@2, closing offered at 2. b-treasury balances: Coin, \$109,857,003;

Blocker Control of the Control of th			
State bonds dull but	tstea		
Ala., Class A, 2 to 5	102	N. Y. Central	11
60., Class B, 5s	104	Norfolk & West, pref.	4
N. C. con. 6s	124	Northern Pacific	9
do. 40.	57	do. preferred	6
C. con. Brown	93	Pacific Mail	8
Cennessee 6s	106	Reading	5
l'ennessee 6s	99	Rich. & W. P. Ter.	1
Tenn. settlement 3s	67	Rock Island	
Virginia 6s	00	St. Paul	7
Virginia consols,	40	do. pre.erred	12
Thioago and N. W		Texas Pacific	-1
do, preierred	142	Tenn. Coal & Iron	4
Del, and Lack	15836	Union Pacific	4
Grie	3156	N. J. Central	13
East Tenn., new	534	Missouri Pacific	6
ake Shore	132%	Western Union	8
Louisville & Nash	7216	Cotton Oil Trust	2
demphis & Char	60	Brunswick	. "
dobtle & Ohio	39	Mobile & Ohio 45	6
Sash. & Chat	85	Silver certificates	8
Texas Pacific 1st	83 %	Sugar	9
ODw. dinidand	/0		

J. S. Bache & Co.'s Stock Letter.

ate Wire to A. P. Youngblood. YORK, March 28 .- The London market was BW YORK, March 28. The London market was a lighter of stocks at the opening, and prices here seed heavy and gave way somewhat under the executive weakness in Richmond Terminal. This stock down to 10½, but afterwards rallied sharply on report that the committee after a seven hours ting, had expressed their opinion that they would be to carry out the plan of reorganization despite apposition they have had. The selling abroad was luced by the unaettled feeling brought about by big decline in silver, and this is really the most insting and important question in financial circles. seline of 5c in this metal in a couple of weeks must set the merchants who are doing the East India busa. They have sold any quantity of merchandise when the bills come due the money will be resented to them in allyer and the loss on which they figmitted to them in silver and the loss on which they figure rapee paper at the time of the sale of the merchandie and the present market value must hit some of
the English merchants very severely. It also affects,
as it shows a great depreciation in, the value of the
silver which we have stored in the vaults of the United
States treasury. It must control the great mining interests of the west and has already seriously affected
the price of wheat and cotton. We think the outcome
of this whole troublesome question will be that inasmuch as the Bland silver bill is practically dead a bill
looking to a congress of nations to define the value of
silver and put it on a firm ratio with gold will be introduced in the house. We think England especially will
hall such a step with delight, and the present low duced in the house. We think England especially will hall such a step with delight, and the present low price of silver will ultimately work great benefit to this country, but in the meanwhile the market may have to suffer a little, especially as business is re-

THE	COTTON	MARKETS.
-Market	quiet: midd	ATLANTA, March 28. lling 61 1-16c. nent of the receipts, ship-

	RECEIPTS		SHIPM'TS		STOCK.	
· 352325	1892	1891	1892	1891	1892	I891
Monday Tuesday	116 123	14 29	543 697	50 43	16830 16356	11060
Wednesday Thursday Priday	=			*****		
Total	239	43	1140	-	_	-

Below we give the opening and closing quotations o Closed firm; sales 100, 200 bales.
The following is a statement of the consolidated net receipts, exports and stock at the ports:

RECEIPTS EXPORTS. 510CK. 1897 | 1891 | 1892 | 1891 | 1892 | 1891 17465 31098 20296 286.52 Total .. The following are the closing quotations of future cotton in New Orleans today:

Closed quiet and steady; sales 50.500 bales. Hubbard, Price & Co.'s Circular. NEW YORK, March 28 .- Silver sold in Liverpool to

day at 39d an ounce. This is a decline of 1d or 21/2 per cent since Saturday, and its effect upon Manchester cent since Saturday, and its effect upon Manchester manufacturers, who sell the product of their industry in eastern markets for silver equivalent, was demoralizing. The demoralization was in turn reflected in the Liverpool cotton market, where futures have declined some 5-84d, and spot sales are only 5,000 bales. The depression has been intensified by an estimate of Meesra. Neill Bro.'s reiterating their previous opinion that the total production this season would reach at least 9,250,000 bales. The effect upon our market was a decline at the opening of about 12 points, which was cline at the opening of about 12 points, which was urther increased during the day, the extreme loss be ing nearly 16 points. To offset the unfavorable influing nearly 16 points. To offset the unfavorable influences above noted, however, there has been the continued light movement of receipts at the American ports. For tomorrow New Orleans receipts are estimated at only 4,000 to 5,000 bales, which is much smaller than was expected, and led, upon its becoming generally known, to a recovery of about 4 points here up to 1 o'clock. It has been truthfully said on the exphance today that these required more nerves to have here up to I o'clock. It has been truthfully said on the exchange today that it has required more nerve to buy cotton at present prices, and in the face of known conditions, than when it was Se a pound higher. The bulls act with the greatest timidity, and the bears, with the confidence of success, find it easy to resist any effort that may be made in advancing prices. There are, however, one or two features of encouragement in the situation. A distinctly better continental demand is reported at the southern ports, and some considerable sales of cotton have been made, where it is obtainable, upon a fair parity with New York futures. In most cases, however, the southern stocks are held indecases, however, the southern stocks are held independent of prices here and with a view to an advancing market, and there is no dicoverable pressure to sell. Relatively April and May continue the strongest positions here, and a slight further narrowing of the differences between May and August is to be noticed. During the afternoon the market continued quiet until about 2:30 p. m., when the resolute buying of a prominent commission house suddealy made itself felt with the result of advancing prices some 9 points, closing the market firm at the highest figures of the day and about 6 points below Saturday's prices. ing market, and there is no dicoverable pressure to

Lehman Bros.' Cotton Letter.

By private wire to A. P. Youngblood.

NEW YORK, March 28.—Liverpool was unexpectedly weak this morning at a decline of fully 4-64d, as our friends say entirely attributable to the demoralized condition of silver, which has now fallen to 39d, as far as we can learn the lowest price the metal has sold at in modern times. Here the opening also showed a lowin modern times. Here the opening also showed a loss of about 10 a 12 points from the official close, and a further decline of 3@4 points was made in the cours further decline of 36th points was made in the course of the day. After the first break there seemed no pressure. In fact, every little order seemed to give tendency to prices. Receipts were light at every point except Memphis, but the aggregate remained small, which was rather encouraging feature in the situation. Towards the close, when the market was practically without sellers, a fair buying order came into play, and this with a few stop orders served to run prices up 4 or without sellers, a fair buying order came into play, and this with a few stop orders served to run prices up 4 or points in about as many minutes. It looks to us, nless there should have been a serious holding back of cotton owing to the recent spell of bad weather, a if we are now on a stable basis with chances rather in

By Telegraph.

LIVERPOOL, March 28—12:15 v, m.—Cotton spotbusiness moderate at easier prices; middling uplands 31:14g, sales 8,000 bales; American 8,600; speculation and export 2,000; receipts 9,000; American 2,300; uplands low middling clause March and April delivery 3 36.64; April and May delivery 3 39.64, 335-54; May and June delivery 3 42-64, 341-64, 340-64; June and July delivery 243-64; July and August delivery 347-64, 345-64; August and September delivery 3 50-64, 3 48-64; September and October delivery 3 52-64, 3 31-64; futures opened easy.

LIVERPOOL, March 23—4:00 p. m.—Uplands low and september delivery 3-0-04, 3 stores, september as the Cotober delivery 3-6-64, 351-64; futures opened easy. LIVERPOOL, March 23 - 4:96 p. m.—Uplands low middling clause March delivery 3 s-6-4, buyers; March and April delivery 3-5-64, buyers; April and May delivery 3-5-64, 136-64; May and June delivery 3-8-64, 3-6-6; July and Angust delivery 3-41-64, buyers; August and September delivery 3-41-64, buyers; September and October delivery 3-50-64, sellers; October and November delivery 3-52-64, 3-5-6-6; futures closed barely steady.

NEW YORK, March 28—Cotton quiet; sales 74 bales; middling uplands 6-1-16; net receipts none; gross 1,5-32, stock 400,951.

GALVESTON, March 28—Cotton quiet; middling 6-1-16; net receipts 805 bales; gross 5-65; stock 50,5-11; exports coastwise 2,7-05.

NORFOLK, March 28—Cotton easy: middling 6-6:

50,541; exports coastwise 2,765.

NORFOLK, March 25—Cotton easy; middling 6½; net receipts 827 bales; gross 827; sales 138; stock 35,016; exports to Great Britain 1,73; coastwise 1,165.

BALTIMORE, March 28—Cotton weak; middling 6½; net receipts none bales; gross none; sales none; to

BOSTON, March 28 - Cotton dull; middling 64; net receipts 613 bales; gross 2,356; sales none; stock uone. WILMINGTON, March 28—Cotton dull; middling 64; et receipts 200 baies; gross 200; sales none; stock 14,897. PHILADELPHIA, March 28—Cotton dull; middling; no receipts 105 bales; gross 107; sales none; stock 11,381.

11,391. SAVANAH, March 28—Cotton easy; middling 6 5-16; net receipts 829 bales; gross 829; sales 1,100; stock 10,885; exports coastwise 3,341. ou.000; exports coastwise 3,341.

NEW ORLEANS, March 28-Cotton quiet; middling 6½; net receipts 3,097 baies; gross 4,012; sales 2,450; stock 334,565; exports to continent 1,550.

MOBILE, March 28-Cotton ensy; middling 6½; net receipts 420 baies; gross \$20; sales 400; stock 26,160: exports coastwise 503. MEMPH18, March 28—Cotton steady; middling 6 5-16; net receipts 1,109 bales; shipments 6,357; sales 800; stock 104,830.

AUGUSTA, March 28—Cotton quiet; middling 636; net receipts 185 bales; shipments 567; sales 410; stock 21,770.

CHARLESTON, March 28—Cotton quiet; miadling 6¼; net receipts 470 bales: gross 470; sales none; stock 46,185; exports to continent 3,291.

THE CHICAGO MARKET.

Features of the Speculative Movement in Grain and Provisions. CHICAGO, March 28.—Today broke the record for ow prices in the wheat pit. The figures for May, the

ruling option, cashed down to 79c. Flat foreign mar-kets and an unusual grist of bearish news on this side of kets and an unusual grist of bearish news on this side of the water was what brought on the big slump. A genuinely panicky feeling prevailed at the opening and the price quickly fell le from the lowest point touched Saturday. Weak ôpëning cables, declines in the domestic markets, remarkably fine weather shown everywhere and an anticipated heavy increase in the visible supply seemed combined to discourage. The selling was general and persistent. May opened at 79½ 680c, but the selling pressure was enormous, and in less than three minutes it had touched 79¼; but indications from reports as to the visible supply were that the increase would not be as much as expected, and some be gan to doubt if there would indeed be any. The market quickly showed a disposition to recover, shorts began

crease would not be as much as expected, and some be gan to doubt if there would indeed be any. The market quickly showed a disposition to recover, shorts began to buy, selling became less vicious, and when it was discovered that Pardridge was not putting out any shorts the market turned, May selling back to 79%, broke again to 79% then improved a trifle and at 12 o'clock was at about 79%. During the last hour the market developed greater weakness on very heavy cables and selling out or long wheat held for Doerr & Co., whose failure was announced, and there was a gradual decline to 79c, the final figures.

Corn showed a good deal of strength in the face of the big decline in wheat. May opened at 29%c, sold at 39%@39%c split, then started up and sold to 40%@40%c split, eased off to 40%c and at 12 o'clock was at about 40%c. The market weakened during the last hour, mainly in sympathy with wheat, and May fell to 38%c.

Oats were hardly so firm as corn, but the decline was slight. May sold at 28%@29c, and at 12 o'clock was at 28%c. Weakness prevailed during the last hour, May touching 28%c and closing at 28%.

Hog products were higher on good covering by shorts moderate offerings and the firmness in corn, Hog receipts were below expectations and prices were loc higher. The support given to the provision market early was continued, with slight changes, to the end of the session.

The leading nutures ranged as follows in Chicago

WHEAT- Op	ening.	Highest	Closing
March	78%	78%	
May	80	80	78 79
March	38%	. 39	3814
May	40	40,%	39 %
May	2856	29	285
June	28%	28%	28%
March10	10	10 22%	10 20
May 10	221/2	10 35	10 323
March 6	20	6 25	6 25
May 6		6 30	6 30
March 5	5714	5 65	8 63
Мау 5	62%	6 70	5 70

Lamson Bros. & Co.'s Grain Letter.

By Private Wire to A. P. Youngblood. OHICAGO, March 28.—The receipts of wheat are again very large. The cables report all foreign markets lower; clearances were very light and the weather conditions are favorable for the growing crop, surely a very discouraging picture for holders of wheat. Our market opened fully ic lower than Saturday's close and at times was quite strong owing to some liberal buying by strong parties and reported a fair demand for export. Later the market became heavy, declined, closing at fully 1½c lower than Saturday's final figures. The depression in wheat was unfavorable to holders of corn. At lone time the market was strong, indications bid fair for better prices, but later the market drooped, closing without much vim at about the lowest point of the day. Hog product was strong and higher. Speculators seemed to favor the bull side, but statistics were not favorable. We notice that the weekly exports were fully 3,000,000 pounds less than one year ago. Shipments from Chicago were also very much lighter. There were not so many hogs jas estimated, but chances are that light receipts are caused in a measure by the rains and storms in the west which prevented loading last Saturday. Our advices from Iowa are that the balance of the week farmers' deliveries will be large and receipts at the packing points must be liberal. Should this prove farmers' deliveries will be large and receipts at the packing points must be liberal. Should this prove true holders have not much before them to encourage true holders have not much before of farm products he closely allied to silver and to the unusual decline is that metal is due in a great measure the depression in cotton, grain and other farm products.

GRAIN, PROVISIONS. ETC. CONSTITUTION OFFICE, ATLANTA, March 28, 1831

CONSTITUTION OFPICE,
ATLANTA, March 28, 1831

Flour, Grain and Meal.

NEW YORK, March 28—Flour, southers dull and weak; common to fair extra \$3,00@3.09; good to choloe \$1,00@4.89; where you was the control of the con

Groceries.

red 30%. Corn enser; No. 2 mines 307,050%; Canactive; No. 2 mixed 306,31%.

Groceries.

ATLANTA, March 23 — Codes — Roasted — Arbuckle 20,106 & 100 heases, Lion 20,10c; Levering's 20,10. Green—Extra choice 21; choice good 19; fair 18; common 16/5c. Sugar—Granniated 2; powdered 5%c entloaf 5/5c; white extra C 4 ac, New Orieans yellow clarified 4/5c/5c, 100 mextra C 4 ac, New Orieans yellow clarified 4/5c/5c, prime 35/5d/5c, imitation 22/5d, Toas—Black 35/650c; green 40/650a. Nutmers 11/650c. Cloves 25/630c. Chanamon 19/61/5c. Allspice 10/611c. Jamalea ginger 18. Rice 6/37. Singapore pepper 15c. Macc 81.01. 1/3c; good 5/5c; common 5/5 2/5c; imported Japan 6/37a. Salt—Hawley's dairy \$1.00; ice-cream \$1.10. Virgina 27/5. Choese—Fuli cream, Cheddars 12'5; flat 13, White fish, 5/5 bbis \$1.00; pails 60c. Soaps—Fallow, 10) bars, 61 bbis \$1.00; pails 60c. Soaps—Fallow, 10) bars, 61 bbis \$1.00; pails 60c. Soaps—Fallow, 10) bars, 62 bbis \$1.00; pails 60c. Soaps—Fallow, 10) bars, 61 bbis \$1.00; Ac, 10c. Soaps—Fallow, 10) bars, 62 bbis \$1.00; Ac, 10c. Soaps—Fallow, 10) bars, 62 bbis \$1.00; Ac, 10c. Soaps—Fallow, 10) bars, 63 bbis \$1.00; Ac, 10c. Soaps—Fallow, 100; Ac, 10c. Soaps—Fallow, 10c.

Provisions. Provisions.

ST. LOUIS, March 28—Provisions firm, slow. Pork new \$6210.5c; old \$8.00. Lard, prime steam 5.00628.05, Dry sait meats, loose shoulders 4.50; long clear 5.60; clear ribs 5.60; short clear 5.80. Bacon, boxed shoulders 5.375; long clear 6.30; clear ribs 6.30; short clear 6.466.45; hams \$60.10c.

NEW YORK, March 28—Pork in fair demand and steady; mess old \$2.50@10.00; new \$11.00@11.30; prime extra \$11.50. Middles dull; short clear 6.40. Lard firmer but quiet; western steam 6.50; city steam 5.00; options, March 5.55; May 6.60; July 8.71. March 5.55; May 6.6¢; July 6.71.
ATLANYA, March 25 – Cloar rib sides, boxel 6%c; ice-cured beilles 8a. Sugar-cured ham 11 312c, according to brand and average, California 83; break-iast bacco 10½. Lard—Pure leaf nong; leaf 1½. last bacon 10½. Lard—Pure loaf nome; leaf 7½. CHICAGO, March 28—Cosh quotations as were fol-lows: Mess pork \$10.4051.0425, and 6.756.27½. Short ribs loss 5.67½65.70. Dry salt shoulders boxed 4.006 .00; allort clear sides boxed 6.17½66.20. CINCINNATI, March 28 -Pork firmer; new \$10.37\(\frac{1}{2}\).

Lard stronger; current make 6.05. Bulk meats firm; short ribs 5.75. Bacon steady; short clear 6.75.

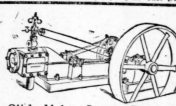
Naval Stores.

WILMINGTON, March 28 - Turpentine firm at 34; rosin firm; strained \$1.15; good strained \$1.20; tar steady at \$1.30; crude turpentine steady; hard \$1.00; yellow dip \$1.00; virgin \$1.90.

NEW YORK, March 28 - Paris NEW YORK, March 28 - Rosin steady and quiet; strained to good strained \$1.35 g.1.40; turpentine dull out steady at 37 26.38. CHARLESTON, March 28—Turpentine steady at 33; rosin firm; good strained \$1.25. SAVANNAH, March 28—Turpentine firm at 33%; rosin firm at \$1.35@1.40.

Country Produce

ATLANTA, March 28—Erg: 13:213 c. Butter—
Western creamery 23:231; choice Tennesses 18:241; citergrades 10:412 c. Live poultry—Turkeys 11:2612 c.
His; hens 30:333; young chickens, large 20:25c; small
lacalse. Dressed poultry—Turkeys 15:218c; ducks 14:2
15c; chickens 10:214c. Irish potatos 65:270:2 b bu.
Sweet potatoes 90:28:100 g bu. Honey—Strained 8:2
10c; in the comb, 10:3:12. Onloss \$3:90:3.5 p obl.
Cabbage green 3:23; p lb. Grapes \$1:50:41:00 g keg.



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Heavy, Strong & Generous. Write for "Engineer's Reference Book" of value to all owners and users of steam engines.

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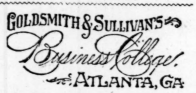
and Alabama.

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Three Million Dollars negotiated without loss of a dollar. Loans of \$300 to \$5,000 on hand, for sale almost any day from October to May. I will be giad to submit copies of applications for loans to investors at any time for consideration, and will consider it a favor to be asked to do so, either by mail or in person. C. P. N. BARKER.

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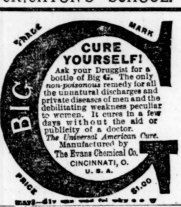
within 60 days.

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CRICHTON'S SCHOOL.



Tax Notice.

My Books will be open April 2d, for receiving stateand county tax returns for 1892, T. M. ARMISTEAD,

Tax Receiver Fulton County.

JOHN L. GATINS, Assistant.

March 19, 1892.

mar20-10t

SHERIFF'S SALE FOR THE MONTH OF APRIL, 1802. WILL BE SOLD BEFORE THE COURThouse door in the city of Atlanta, Fulton county, Georgia, on the first Tuesday in April next, within the legal hours of sale, the following property, to wit: That lot in the city of Atlanta, being part of land lot No. 44, in the 14th district of Fulton county, Georgia, and known as the north half of city lot No. 5, in block 12, said lot fronting on the east side of Park avenue, 50 feet, and extending back east uniform width 212 feet, more or less, to an alley 20 feet in width. The south line of said north half being 50 feet north of and parallel with Glenn street, being the lot bought by Jennie M. Sutton from L. P. Grant. Levied on as the property of Mrs. Jennie M. Sutton to satisfy a fi fa issued from the N. P. and J. P. court fof the 1234th district, G. M.. of Fulton county, in favor of Thomas W. Bourn vs. Mrs. J. M. Sutton. Also, at the same time and place, the following property, to wit: One eight-horse power Eclipse engine on wheels and numbered 4131. The property can be seen in the possession of W. B. Morris, on the Heard's ferry road, 13 miles from the city of Atlanta, in Oak Grove district, in this county. Levied on as the property of J. J. Jolly and T. J. Jolly, to satisfy a fi fa issued from the superior court of Cobb county in favor of the Friek company vs. the said J. J. Jolly and T. J. Jolly.

J. Jolly. to satisfy a fin a large from a large frick company vs. the said J. J. Jolly and T. J. Jolly.

Also, at the same time and place, the following property, to wit: The certain premises, or tract or parcel of real estate, situated in Fulton county, state of Georgia, described as follows, to wit: Thirty-seven and sixty-cight hundredths acres of land, formerly belonging to the estate of Jesse Goodwin, decrased, being part of land lot 174, in the 14th district of originally Henry now Fulton county, Georgia, described as follows: Beginning at the southeast corner of said land lot, and running thence north on the land lot line eighteen chains and ten links, thence west twenty chains and eighty-two links, thence south eighteen chains and ten links, thence south eighteen chains and ten links to the beginning corner. Levied on as the property of the defendant. Benjamin W. Brown, to satisfy a fi fa issued from the superior court of Fulton county in favor of the Atlanta Trust and Banking Company vs. Benjamin W. Brown.

Also, at the same time and place, the following property, to wit: A parcel of land, triangular in shape, in the junction of Greensferry avenue and Chapel street, in the city of Atlanta, Ga., commencing at said junction and running southwestardly along Greensferry avenue as feet, thence southeastwardly sof the subdivision of the L. H. Davis property, and part of land lot No. 84, in the 14th district of Fulton county. Georgia. Levy made by T. J. Ragland, L. C., and levied on as the property of James M. Latham, on the county, Georgia, in favor of Smith & Billings vs. James M. Latham, J. W. MORROW, Sheriff.

Administrator's Sale.

GEORGIA, FULTON COUNTY.—By virtue of an order of the court of ordinary of said county, granted at the March term, 1882; will be sold before the courthouse door of said county on the first Tuesday in April, 1892, within the legal hours of sale, the following property of W. S. Hancock, deceased, to wit: All that tract of land lying in Fulton county, state of Georgia, fronting on Mayson and Turner's ferry road 52 feet, extending back westwardly 111 feet on the north and 32 feet on the west and 140 feet on the south, same being improved with a five-room dwelling and storeroom attached. Also a tract of land lying in Fulton county, state of Georgia, as follows: Fronting West Fourth street 129 feet and 7 inches, running back 70 feet and 5 inches; subdivided into three lots, same being improved with a three-room house on each lot. More fully described in plats. Sold for the purpose of payment of debts and distribution. Terms, one-fourth cash, balance at six, twelve and eighteen months, 8 per cent interest and bond for titles.

C. J. HANCOCK, Administrator. march 8 15 22 29 april 5

Administrator's Sale.

GEORGIA, FULTON COUNTY.-By vir-GEORGIA, FULTON COUNTY.—By virtue of an order of the court of ordinary of said county, granted at the March term, 1892, will be sold before the courthouse door of said county on the first Tuesday in April, 1892, within the legal hours of sale, the following property of the estate of Lucinda Wallace, decensed, to wit: All that tract or parcel of land lying and being in land lot No. 182 of the 17th district of originally Henry county, now in Fulton county, Georgia, more fully described as follows: Commencing at the northeast corner of said land lot No. 182, running thence west along the north line of said land lot to Richard Jett's land, thence south along said Jett's land to land of Henry Irby, thence east along said Irby's land to the east line of said land lot, and thence north along said land lot line to the beginning corner, containing 100 acres, more or less, and being all of said land lot No. 182, except about 50 acres thereof, sold by P. H. Randall to Richard Jett by deed recorded in clerk's office, Fulton superior court. In book G, page 742, and about 50 acres sold by Fellx A. Vaughan to Henry Irby by deed recorded in said clerk's office, in book KK, page 156. Sold for the purpose of paying the debts of said estate and for distribution among the heirs thereof. Terms, one-half cash, balance six months with interest at 8 per cent per annum. CLIFFORD L. ANDERSON. march-4t-tues

GEORGIA, FULTON COUNTY.—Ordinary's Office, March 7, 1892.—Mary L. Waller has applied for letters of administration on the estate of Eliza E. Harper, deceased. This is, therefore, to notify all concerned to file their objections, if any they have, on or before the first Monday in April next, else letters will then be granted sald applicant, as applied for.

March 15, 22, 29, tues.

Ordinary.—CEORGIA, FULTON, COUNTY,—Ordinary.

mar 8, 15, 22, 20. tues. Ordinary.

GEORGIA, FULTON COUNTY.—Ordinary's Office, March 7, 1892.—John T. P. Austin has applied for letters of administration on the estate of Mrs. S. A. Freeman, deceased. This is, therefore, to notify all concerned to file their objections, if any they have, on or before the first Monday in April next, else letters will then be granted said applicant, as applied for. W. L. CALHOUN, mar 8, 15, 22, 29. tues. Ordinary.

GEORGIA FULTON COUNTY—Ordinary's

GEORGIA, FULTON COUNTY.—Ordinary's Office, March 7, 1892.—Belle Kay has applied for letters of administration on the estate of Alexander McKerrell, deceased. This is, therefore, to notify all concerned to file their objections, if any they have, on or before the first Monday in April next, else letters will then be granted said applicant, as applied for.

W. L. CALHOUN, mar 8, 15, 29, 20, tues. Ordinary. mar 8, 15, 22, 20. tues.

mar 8, 15, 22, 29. tues. Ordinary.

GEORGIA, FULTON COUNTY.—Ordinary's Office, March 7, 1892.—Clifford L. Anderson, as county guardian of said county, has applied for letters of guardianship of the property of Oscar L. and Clear F. Petty, minors. This is, therefore, to notify all concerned to file their objections, if any they have, on or before the first Monday in April, next, else letters will then be granted said applicant, as applied for.

M. L. CALHOUN, mar 8, 15, 22, 29, tues. Ordinary. mar 8, 15, 22, 20. tues.

mar 8, 15, 22, 29. tues. Ordinary.

GEORGIA, FULTON COUNTY.—Ordinary's Office, March 7, 1892.—Notice is hereby given to all concerned that Caroline Virginia Petry, late of said county, died intestate, and no person has applied for administration on the estate of said deceased, and that administration will be vested in the county administrator, or some other fit and proper person, on or before the first Monday in April next, unless valid objection is made thereto.

W. L. CALHOUN, Ordinary, mar 8, 15, 22, 29. tues.

GEORGIA, FULTON COUNTY.—Ordinary's

mar 8, 15, 22, 29. tues.

GEORGIA, FULTON COUNTY.—Ordinary's Office, March 7, 1892.—J. Lynn Smith has applied for letters of administration, with the will annexed, on the estate of Sarah M. Doles, deceased. This is, therefore, to notify all concerned to file their objections, if any they have, on or before the first Monday in April next, else letters will then be granted said applicant, as applied for.

W. L. CALHOUN, Ordinary.

Mar 8, 15, 22, 20. tues.

GEORGIA, FULTON COUNTY.—Ordinary's Office, March 7, 1892.—Jesse W. Rankin, Jr., has applied for letters of administration on the estate of Jesse W. Rankin, Sr., deceased. This is, therefore, to notify all concerned to file their objections, if any they have, on or before the first Monday in April next, else letters will then be granted said applicant, as file their objections, if any they have, on or before the first Monday in April next, else letters will then be granted said applicant, a applied for.

Mr. W. L. CALHOUN, mar 8, 15, 22, 29, tues.

GEORGIA. FULTON COUNTY.—Ordinary's Office, March 7, 1892.—Henrietta M. Verdery has applied for letters of administration on the estate of Fannie A. Mayo, deceased. This is, therefore, to notify all concerned to file their objections, if any they have, on or before the first Monday in April next, else letters will then be granted said applicant, as applied for.

Mr. W. L. CALHOUN, mar 8, 15, 22, 29, tues.

GEORGIA. FULTON COUNTY.—Court of Ordinary. Chambers, March 7, 1892.—The appraisers appointed upon application of Mary E. Massey, widow of Nathan Massey, for a twelve months' support for herself, having filed their return, all persons concerned are hereby cited to show cause before me, if any they have, at the next April term of this court, why said application should not be granted, the ordinary of Fulton county being disqualified therein.

Mr. M. Racisdal.

GEORGIA. FULTON COUNTY.—Ordinary's Office, March 7, 1892.—George D. Blair, as next friend of Margle Miles, has applied to have the guardianship of said minor vested in Clifford L. Anderson, county guardian. This is, therefore, to notify all concerned to file their objections, if any they have, on or before the first Monday in April next, else letters will then be granted as applied for.

Mr. A. CalHOUN, Ordinary's Office, March 7, 1892.—Clifford L. Anderson, George March 7, 1892.—Clifford L. Anderson, office, March 7, 189

mar 8, 15, 22, 29, tues.

GEORGIA, FULTON COUNTY.—Ordinary's Office, March 7, 1892.—Clifford L. Anderson, administrator on the estate of Abel Miles, deceased, represents that he has fully discharged the duties of his said trust, and prays for letters of dismission. This is, therefore, to notify all persons concerned to show cause, if any they can, on or before the first Monday in June next, why said administrator should not be discharged from said trust.

W. L. CALHOUN, Ordinary.

mar 8 tues-3m.

GEORGIA, FULTON COUNTY.—Court of Ordinary, Chambers, March 7, 1892.—The appaparaisers appointed upon application of Mary E. Horne, widow of Charles D. Horne, for a twelve months' support for herself and minor children having flied their return, all persons concerned are hereby cited to show cause, if any they have, at the next April term of this court, why said application should not be granted. W. L. CALHOUN, mars, 15, 22, 29. tues. Ordinary, GEORGIA, EULTON COUNTY. mar 8 tues-3m. mars, 15, 22, 20 tues. Ordinary,
mars, 15, 22, 20 tues. Ordinary,
Office, March 7, 1802.—William M. Jones has
applied for letters of administration on the
estate of Mary Lizzle Jones, deceased. This
is, therefore, to notify all concerned to file
their objections, if any they have, on or before the first Monday in April next, else letters will then be granted said applicant, as
applied for. W. L. CALHOUN,
mar 8, 15, 22, 20, tues. Ordinary.

GEORGIA, FULTON COUNTY—Ordinary. mar 8, 15, 22, 20. thes. Ordinary.

GEORGIA, FULTON COUNTY.—Ordinary's Office, March 7, 1892.—Sidney M. Wilson, administrator on the estate of James F. Wilson, deceased, has applied for leave to sell the land of said deceased. This is, therefore, to notify all concerned to file their objections, if any they have, on or before the first Monday in April next. else leave will then be granted said applicant, as applied for.

W. L. CALHOUN, Ordinary.

mar 8, 15, 22, 20. tues.

mar 8, 15, 22. 29. tues.

GEORGIA, FULTON COUNTY.—Court of Ordinary, Chambert, March 7, 1892.—To the heirs-at-law of Narchssa Hearn, deceased, who reside out of said state: Emily C. Hearn having as executrix applied for probate in solemn form of the last will of said deceased, you are hereby cited to be and appear at the next April term of said court, to be held on the first Monday in April next, as said will of said deceased will of said deceased will fine be offered for probate in solemn form.

W. L. CALHOUN, mar 8,15, 22, 29. tues. Ordinary. mar 8,15, 22, 20. tues.

GEORGIA, FULTON COUNTY.—Court of Ordinary, Chambers, March 7, 1892.—The appraisers appointed upon application of Ellen M. Roach, widow of Dr. E. J. Roach, for a twelve months' support for herself and minor children, having filed their return, all persons concerned are hereby cited to show cause, if any they have, at the next April term of this court, why said application should not be granted.

W. L. CALHOUN, mar 8, 15, 22, 29, tues.

Ordinary.

CHAS. A. COLLIER, Vice President.

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CITY DEPOSITORY. \$100,000 CAPITAL, \$400,000.

Individual liability same as national banks; transacts a general banking busi discounted; loans made upon approved collateral, and collections on points in the and throughout Europe, made on the most favorable terms; draw our own bill Britain, Ireland, Germany, France, Austria and other European states; invite tuals, firms, banks, bankers and corporations; issue demand certificates or savinterest at the rate of 3½ per cent per annum if left 60 days, 4 per cent per annum er cent per annum if left 12 months.

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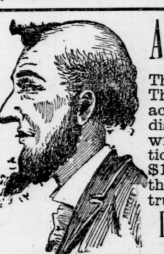
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Capital. \$150,000. Charter Liability, \$300,000. Transact a general Banking Business; approved paper discounted, and loans made on collater Will be pleased to meet or correspond with parties contemplating changing or opening new accounts interest-bearing certificates of deposit payable on demand, as follows: 4 per cent, if left 20 days to the contemplating changing or opening new accounts a per cent, if left six months.



This old man has four daughters. The face of each appears in the accompanying cut. To any one discovering the four profiles and writing us describing their positions we will sell them our regular \$15 bridal trunk for \$9. Solve the puzzle, and if you need a trunk, there's \$6 to be saved. LIEBERMAN & KAUFMANN.

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STOCKS' COAL_CO. Dealers in Anthracite and Bituminous coal. Wholesale and retail

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RUBBER STAMPS, Stamps, Stemell and Steel Stamps, Badges, Door Plates and Numbers, Works, Telephone 519, 57 South Broad Street.

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THE SINGER MANUFACTURING CO., Leaders in Sewing Machine for Gazettes free. 85 Peachtree street. STANDARD ROTARY SHUTTLE SEWING MACHINE—A high-grade machine of the verger cent faster; 200 per cent more noiseless than the vibrating points; runs 50 per cent lighter, parison with any machine on the market. Standard Sewing Machine Co., 121 Whitehall, Atlanta, 66

DPIUWHISKY Habits Cured without physical or mental injury. Treatment identical with that of Dr. Keeley, at Dwight, Illinois. For particular address THE KEELEY INSTITUTE, Edgowood Avenue and Instruction of the Company ATLANTA MARBLE WORKS Marble and Granite. Fine Monumental Work &

YOUNG

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tur street, wants 5,000 retail quantities, as

Special rates will be and bathing. Have the Decatur dummy et, Atlan ta, Ga. D TICKETS at res. Tickets bought an

Wholesale and retall and 64 S. Broad. Ele-Give me a call and get all street. Special at Iding presents. Ladies bottom prices. Chins

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YOUNG DEMOCRATS

Should Organize to Fight the Third Party Movement.

THE VIEWS OF HON. JOHN M. SLATON,

President of the Young Men's Demo the Political Situation

The necessity for thorough organization among democrats is apparent to every one. The claims of the third party leaders, and their efforts to destroy the old party renders thorough organization among the democrats of Georgia absolutely essential to its

That its success is seriously menaced by the new movement the intelligent stu-dent of affairs is forced to admit. It takes no political prophet to see it: It's an accepted fact.

Mr. Slaton Talks.

"There was never greater necessity for democratic organization than now."
So said President John M. Slaton of the Young Men's Democratic League, yester

He takes a cool view of the situation as it prevails throughout the state, and although not an alarmist, he sees the trend of the alliance and the advances of Tom Watson and his followers. And he does not underestimate the dan-

ger threatened by their advance. In a long talk yesterday Mr. Slaton reviewed the prevailing condition of things political, showing the cause of the present movement and the remedy to prevent the danger that is in it. He believes young democrats throughout

Georgia should organize clubs, stir up enthusiasm and meet the people's party crowd and beat them back as they come.

This he proposes to do for Atlanta as

sident of the Young Men's Democratic League here.

A Forcible Presentation of Facts. Mr. Slaton deals with the question in Its serious aspect. He does not begin with

the present; he goes back further to the root of the evil. Says he:

root of the evil. Says he:

"Systematic, organized effort is essential to the success of the democracy, as it is to any party or individual.

"The wisdom of centuries has demonstrated that disorganization is an invitation to defeat. Any people or party threatened by an enemy should prepare to repel the attack, and a party worthy of maintenance certainly deserves that its members should unite in close and intelligent union to defend its principles against open foes and insidious enemies and to vindicate it of charges accredited by its friends who have been misguided and misinformed.

"That the integrity of the democratic

"That the integrity of the democratic party in the state of Georgia is seriously menaced, no one acquainted with the political status can doubt. Because of unjust and indiscriminate legislation, burdens just and indiscriminate legislation, burdens are imposed under which the people groan and which particularly oppress the citizens of this section. General Slocum, a New York democrat, and one of the ranking surviving generals of the federal army, shows in an article in one of the late periodicals the annual sum expended for periodicals in a sum expended for periodicals and the sum of the annual sum expended for periodicals. The sum of the annual sum expended for periodicals and the sum of the sum

"The tariff legislation adapted to the enrichment of certain classes and the impoverishment of others constitutes a rightful source of popular discontent. A number of other proper subjects of complaint might be mentioned. But the question, what is the cause of it? and the proper object of investigation of every one honestly seeking to know what the democratic party has done to reform those evils, is—what it has done to wards remedying them. I venture to say that there is not one just cause of complaint against existing inequalities of legislation which is not the object of attack of the democratic party and there is not a single reform desired to which that party does not give its staunchest support.

give its staunchest support.
"If this be true all democrats should or

"If this be true all democrats should organize to maintain its supremacy. They should meet together all over the state, announce their fidelity to the party and adherence to its principles. All confess that republicanism is a foe to popular rights and good government. The main defections from the democratic ranks and those to be most feared come from the people most in need of the enforcement of the democratic principles. They should be told what the party has done for them and is striving to do."

Speaking on the line of organization of young men, Mr. Slaton said:
"I particularly advocate a thorough dem-"I particularly advocate a thorough democratic organization among the young men. From that source the party derives its energy and enthusiasm an to them must it look for its perpetuation. Such organizations would mean study of its history whose every page would reveal magnificent achievement in the interest of good government and splendid contest against centralized power and its abuses.

"Honest, intelligent investigation is all the democracy wishes, and if the people burdened however so heavily, will make it, if they will be honestly taught it, like the people of Israel in Egyptian bondage, they will maintain their faith and emerge in good season into wider and more lasting prosperity."

good season into wider and more lasting prosperity.

"In Massachusetts the success of Governor Russell, who three times made the contest for governor, is attributable almost entirely to the organization of the young men. The young men of all classes united to wage its battles. Once they were defeated, but, undaunted, they maintained their unity and twice since elected Governor Russell, who now is governor.

"Let the young men in Georgia organize and it will mean that there shall be activity and aggressiveness in democratic ranks.

and it will mean that there shall be activity and aggressiveness in democratic ranks. With a new zeal will they fight all encreachments upon its principles."

Of the third party Mr. Slaton says:

"In my opinion the third party movement is the offspring of originally designing men and more lately encouraged by worthy and patriotic citizens, whose burdens have made them hope for benefit in some new suggestion.

"Let the young men, as well as their elders, therefore organize, and institute and insist upon a campaign of investigation, if

Insist upon a campaign of investigation, if charges are made.

"Ite them demand proofs of the failure of the democratic party to do its duty before it be convicted of treason to the people. Let them show that all parties other than democratic are its enemies, and that discussion, disunion and distrust mean the accomplishment of nothing and the loss of all. But above all, do not let the democratic flag in Georgia, which has been its banner state, go down in defeat because of neglect of supporters. Its principles achieved the emergence of the south from the horrors of reconstruction and the intelerable burden of negro supremacy. If its day is over and democracy is to be cast aside in this state to find its haven in Massachusetts or elsewhere, let it be fairly demonstrated in a gallant fight by those who still trust in it. I hope the young men who are to maintain the honor and fame of their people will organize in every city, town and county of Georgia to fight the cause of democracy. He that is not for us is against us and the Trojan horse sought to be introduced into our ranks will simply prove the tomb of its inmates."

A Grand Rally.

A Grand Rally. Some time early in April a grand rally of democrats is to be held in Atlanta under the auspices of the Young Men's Democratic League. President Slaton has been in correspondence with Hon. W. Y. Atkinson, chairman of the state democratic ex-ecutive committee, as to date and details. It is purposed to have a number of distin-guished speakers here, and to make the rally not a local affair, but for the demo-

The full arrangements will be perfected a very short time and will be made pub

Mr. Atkinson to Speak. Hon. W. Y.Atkinson is to sound the war slogan today at Thomaston, in Upson county. He will make a straight-forward democratic speech and will pay his compliments to those who have been trying to disintegrate the party.

The speech will be an important one.

A UNIQUE OPENING.

A Millinery Concert at the Establishment of

That was the unique entertainment at the big establishment of J. Regenstein & Co., yesterday afternoon and last evening. yesterday afternoon and last evening.

It was the spring opening of millinery.

Thousands of visitors thronged the beautiful store, the ladies of Atlanta being out in force. During the evening Messrs, Miles & Stiff discoursed sweet music on one of

their celebrated pianos.

Atlanta has never witnessed a more elegant assortment of Parisian and London hats, a more complete stock of novelties in millinery, from the dainty floral pompon to the most exquisite jet hat. These gentlemen deserve a great deal of credit for the energy and good taste shown in their selection abroad.

Their beautiful store was gorgeously decorated throughout its entire length. heir celebrated pianos.

decorated throughout its entire length.
There were hundreds of pots of plants skillfully arranged all among their stock.
In their parlors there were many artistic delights. Bonnets and hats made by such celebrities as "Josse," "Virot," "Eugenie," and many other well-known Paris milli-

Their store was crowded from morning till night, and judging from their expressions of delight, the orders given, and the purchases being made, Messrs. J. Regenstein & Co. must have received "the reward for merit."

ward for merit."

Souvenirs in the shape of boxes of bonbons, were distributed in a most lavish manner. These gentlemen never do anything by halves, and all the ladies wha attended the their opening yesterday will certainly never forget the cordial and hostical. tainly never forget the cordial and hos-pitable treatment which they received and the "dreams" of hats and the beauty of the the "dreams" of bats and the beauty millinery will long be remembered.

A HISTORICAL MUSEUM.

That Is What the University Wants-The Secession Convention Papers.

Dr. J. L. McPherson, professor of his-Dr. J. L. McPherson, professor of history in the University of Georgia, one of the chairs recently established is now busily neuriosities with which to start a historical curiosities with which to start an historical museum for the college.

There are already a number of valuable treasures in his possession, articles that date back to important incidents in the history of this state and the southern country.

"Why can't the university secure the old minutes of Georgia's secession convention which I see spoken of in a recent issue The Constitution, to put in this mu-

The man who asked this question was Professor Charles Morton Strahan, who holds the chair of engineering in the state university.

university.

"It strikes me," he continued along this line, "that these old documents ought to be put in this very place to be kept by the state for the gaze of the generations yet unborn. Surely the old documents must be preserved. They are too precious in their message to posterity to be dumped aside. They give a detailed account, which history does not give, of the most notable event in Georgia history.

which history does not give, of the most notable event in Georgia history.

"The state ought to keep them. They ought not to be sold to some northern museum where curious eyes in mere curiosity should look upon them. They ought to be kept at the Georgia university in the very heart of the state, where the youth of our heart of the state, where the youth of our land could see them. I am disposed to re-mark that the next Georgia legislature might do well to purchase these old papers and present them to the historical museum of the state's cherished university."

THOSE LOW RATES.

The Petition of the Drummers will Come Up Today.

Those much-desired mileage books will be discussed before the railway commission

This will prove an event of much more than usual importance; for very great in-terest has been aroused among the mer-chants and traveling men concerning this effort to obtain low rates, and it is more than probable that a large number of these gentlemen will be present when the case comes up at 11 o'clock this morning.
"Our case," said Mr. Charley Branan last evening, "will be presented by Judge Ernest Kontz, of Kontz & Conyers, I expect that there will be present not only a good delegation of Atlanta merchants and commercial men, but that there will be delegations from other cities. The merchants of Georgia and the south are interested in this matter and propose to see how it goes. They want to see where the oppo-sition comes from, too."

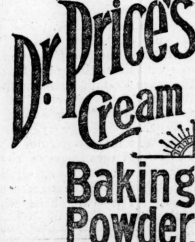
Mr. Branan seems confident that the commission will take a favorable view of their

CITY NOTES.

The regular meeting of the Atlanta Humane Society will be held this afternoon at 4 o'clock in the variors of the Young Men's Christian Association. It is earnestly requested that all members will make a special effort to be present, as business of importance will be brought before the meeting. A cordial invitation is extended to all friends of the society interested in this work.

The holiness convention to be held at St. James's church. Atlanta, has been changed from April 11th-17th to April 25th-May 1st, beginning Monday night, the 25th of April, and including the first Sunday in May. 10se attending will please write at once to Rev. W. A. Parks, 745 Marietta street, that homes may be provided. The Marietta street electric cars run by the church.

Tonight the rooms of the Atlanta Chess and Checker Club, in the Centennial building, will be open to the public, and all chess players are invited to take part in a contest. One of the leading players of the south, Mr. Alex P. Hull, will engage to play simultaneously ten of the strongest players who can be pitted against him. The contest will prove a highly interesting one, and will begin promptly at 8 o'clock. Recently Mr. Hull has shown remarkable skill and he now ranks among the greatest chess players of the south.



A Pure Cream of Tartar Powder. Superior to every other known. Used in Millions of Homes-40 Years the Standard.

Delicious Cake and Pastry, Light Flaky Biscuit, Griddle Cakes, Palatable and Wholesome. No other baking powder does such work

A NATIONAL CONVENTION.

State Railroad Commissioners Will Meet in |Washington Next Month. A meeting of the national convention on airond commissioners will be held at the

A meeting of the national convention of railroad commissioners will be held at the office of the interstate commerce commission in Washington, April 13th.

The railroad commissioners of all states and all state officers connected with the supervision of railroads or railroad interests are invited to be present.

An invitation is also extended to the association of American railway accounting officers to meet with the commissioners, or to send delegates to the convention for the discussion of such questions of special interest to their body as may arise during the proceedings. The suggestion is thrown out that notice be given to Secretary Edward A. Moseley of any topics which delegates desire to bring up in the meeting for discussion.

Tomorrow We Sell 10 South Boulevard lots at auction at 3 p. m. Call for plats. Sam'

Plats at Our Office Free for all of 10 South Boulevard lots to be sold at 3 p. m. tomorrow. Sam'l W. Goode & Co. June the First.

The statement in yesterday's paper that the Southern Railway and Steamship Association would move into their new offices in the Equitable building about July 1st, was a mistake. company will move June the 1st, possibly May the 15th. The building will be completed by May the 1st, and ready for occupancy after that time

Woodside's Big Red Wagons will take you from Sam'l W. Goode & Co.'s office to the auction sale of 51 lots on Capitol avenue and other streets next Thursday, the 31st instant at 2:30 p. m. Sam'l W. Goode & Co.

Go Out with Us Thursday to the sale of 51 lots on Capitol avenue, and other streets. Sam'i W. Goode & Co.



Our Reliable Goods, Reasonable

Prices and Square Busi-ness Methods Are calculated to make you a customer.

Never before have we shown such splendid assortments of Clothing and Hats, and never has our "BOTTOM, FIGURED, ONE FRICE SYSTEM" Impressed customers as favorably as this Spring. An early call will save you much TIME AND MONEY.

3 Whitehall St. W. BOWES



SPECIALIST!

CHRONIC, Nervous, Skin and Blood and Throat successfully treated. DISEASES OF LUNGS, sump-

FACIAL BLEMISHES, Birthmarks, Epithelioma, Pigmentary Nerves, Red Velus on Nose and Cheeks, Moles, Warts, Powder Marks and other disfigurements of the skin removed without cut-NERVOUS debility, seminal losses, im-dency, loss of memory, effects of bad habits, con-fusion of ideas, safely and permanently cured. BLOOD AND SKIN diseases, syphits terrible results, totally eradicated. Ulcers, blotches, sore or ulcerated throat and mouth scrotula, crystpelas. Permanently cured when others have failed. URINARY kidney and bladder troubles frequent and burning urine gonorrhæa, gleet, urinary sediments, cystitis, etc., URETHRA STRICTURE Perma

CURES GUARANTEED. Send 6c in stamps for perfect question list and book. The best of references furnished. Address DR. W. W. BOWES,

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FOR SALE. Second-hand fire and burglar-proof safes, or nearly all styles, makes and prices.
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Success in life depends largely in saving instead of making money.

JUDICIOUS PURCHASING

Is rare and sensible economy, therefore a success.

Is common and reckless extravagance, therefore a failure. Anybody can buy so-called bargains in old styles and shoddies, and fail to receive intrinsic value for their money.

HOW TO BUY GOODS

Buy only what you need, and be sure you get fresh, new, late styles, in honest, first-class weaves and good colors.

Because they are on a bargain counter. You will find, by experience, that you pay well for everything you buy, whether from a bargain lot or pile of debris.

THE BEST BARGAIN

Is a judicious selection from first-class, new, fresh styles. If you want a cheap dress call for it and you will be astonished how low some of the new goods

are.

Cut from a fresh, new, stylish piece is a guarantee of judicious trading. It will never pay to buy old, cheap goods or poor weaves, but it will pay to buy a nice new, stylish dress, if the fabric is perfect.

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\$35,000 worth of the finest Grand Rapids Furniture ever shown in Atlanta.

FOR TEN DAYS ONLY

FOUR MONTHS' TIME on all bills of \$100 and upwards, with bankable notes at 6 per cent.

Elegant Chamber Suits, Parlor Suits, Dining-room Suits, Library Suits, Glass-door Wardrobes, Hat Racks, Book Cases, Fancy Cabinets, Office and Library Desks, Tables, Side Boards; wood, cane-seat and leather Chairs, Couches, Lounges and Divans, with an immense assortment of PURE GOLD AND WHITE AND GOLD Drawing Room Furniture. Now is the time to furnish your homes at CASH PRICES and pay the bill in the fall, when money is plentiful. We adopt this method in order to reduce our immense stock, covering four large floors.

No such inducements have ever been offered in the south. The stock is the largest and finest ever shown in this city—is guaranteed Grand Rapids goods, Nelson, Matter & Co., Berkley Gay Co., Phoenix Fur. Co. These houses set the styles for America. Buy your Furniture now, and have the comfort and pleasure of it during the long, dull, sum-

SPECIAL.

300 cheap oak Hotel Suits, with chairs, tables, springs and mattreses, at a bargain. 25 brass and metal Beds at half price. Get prices elsewhere.

Peyton H. Snook& Son

PETER LYNCH

95 Whitehall and 7 Mitchell Sts DEALER IN Cigars, Tobaccos, Wines, Liquors, Pistols and Cartridges.

Is just now receiving at the above houses and his branch store, 201 Peters street, a full supply of English pea seed, oean seed, onion sets and all other garden and field seeds, also Eastern seed, Irish potatoes in large lots, all to be sold at the

announce that Miss Lou King, her leading milliner, has just returned from New York, where she purchased a full and beautiful line of the latest styles in Spring Millinery, and is now preparing for the spring opening, which All orders from country and city promptly filled. | Will occur at an early date.

of Clothing need cause you very little concern, if you know where to get the best value for your money.

In Business Suits, our line embraces all prices. styles and colors. You will find nothing not represented in our stock. In Dress Suits, clays, diagonals, etc., we can fit and please the most particular. Prices guaranteed the lowest.

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NOW COMPLET

Of Underwear, Neckwear, Shirts, tains all the LATEST AND NOBBI STYLES.

No other house EVER DID or EVER SELL SUCH WELL-MADE AND PERFECT CLOTHING at the prices we offer. CASTING NO REFLECTION on of our competitors, WE REPEAT THAT CLOTHING IS THE BEST OFFERED IN THE

41 WHITEHALL

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28 Miles Shortest Route Between Jacksonville and Tam

THE FLORIDA TRUNK LINE. SHORT LINE TO TAMPA

Connects at CALLAHAN and JACKSONVILLE with trains to and from New York and the north and west. 48 Miles Shortest Route Between Callahan and Tampa.

Three Trains Daily Leaving Callahan 11:25 a. m. and 7:20 p. m. Leaving Jacksonville 11:15 a. m. and 9:00 p. m. Hawthorne, Ocala, Leesburg, Tavares, Orlando, Winter Park, Tampa, Tarpon Springs, St. Petere and in addition, a third train "THE FLYING CRACKER," with Pullman Parlor cars, I Jacksonville at 9:40, ariving at Tampa at 5 p. m. making the run three bours quicker than other so Only train running parlor cars, makes a daylight run to Tampa over the central part of Florida, ping at the renowned Silver Spring. Sleepers on all night trains. Send for best man of Florida.

A. O. MACDONELL, G. P. A., Jacksonville, [an]

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From Augusta ... 6 30 nm To Augusta ... 8 00 am

From Covington... 7 51 am To Decatur ... 8 55 am

From Augusta ... 1 60 pm

From Augusta ... 1 60 pm

To Augusta ... 1 55 pm

From Clarkston... 1 55 pm

From Augusta ... 1 55 pm

From Augusta ... 5 45 pm

To Augusta ... 1 52 pm

From Augusta ... 5 45 pm

To Augusta ... 1 15 pm

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PIEDMONT AIR-LINE.
(RICHMOND AND DANVILLE RAILROAD.) From Lula. 7 50 am To Washington* 8 00 am From Wash'gton* 11 20 am To Washington* 12 25 pm From Wash'gton* 4 05 pm To Lula. 4 30 pm From Wash'gton* 10 45 pm To Washington* 7 50 pm RICHMOND AND PANVILLE R. R. From Greenville*, 6 3 am. To Taliapoosat..., 2:09 pm From Taliapoosat. 8 43 am. To Birmingnam*, 4:10 pm From Taliapoosat. 9 3 am. To Taliapoosat. 6:01 pm From Birming m*12 15 pm. To Greenville*..., 11:05 pm E AST TENN.. VIRGINIA AND GEORGIA R'Y

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ATLANTA AND WEST POINT BAILROAD CO. the most direct line and best routs to Monage mery New Orleans, Texas and the Southwest,
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Train No. 50 carries Pullman vestibule sleeps: from Washington to New Orieans, and vestibule duning car from Washington to Montgomery.

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General Sanger.

General Sanger.

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Miss L. Hetzel wishes to General Manager.



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Will practice in all the courts,
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Take elevator. Lesueur & Runge, Architects, Room 41, Old Capitol Building, Ga. sept 1-ly B. H. & C. D. HILL, Attorneys at Later Reoms 14, 15 and 16, Old Capitol.

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43 1-2 East Alabama street. Tele T. H. HUZZA, M. D., 234 Marietta St., over Jacobs' Pha F purs: 10 to 1; 5 to 7. Telepho Night Calls at Office.



KELLAM & MOORE, E

STATION NO. I, CHATTAHOOC One pump house and boiler wom well, and laying 48-inch intake pipe in to pump well. Chimney. 125 feet his a six-foot square flue.

STATION NO 2. BELT RAILING Pump house and boiler room, ciea basin, and laying 38-inch pipe frowater basin to pumps.

Masonry and superstructure for be carry track of Belt railroad crar two street. One chimney 125 foot high six-foot square flue. The right is reject any or all isids. Plans and tions may be seen at the office.

GET YOUR Blank Books,

JAS. P. HARRISON

machine of the very

RULES THE ROOST

Irwin Says He Controls the Policy of the Alliance Organ,

VILL WHILE IT SUITS THE FARMERS

ted By the State Alliance to Dictate the Paper's Policy P

atrols the policy of The Southern tance Farmer?

And is it longer the organ of the state se questions are pertinent and timely. have been frequently asked recently

of the tendency of that paper tothird-party views. out two issues ago, the paper came out

the third-party platform, and yestern for the third party. And not only that, but two columns of its

t page were devoted to attempting to ove that Colouel Livingston had not only red, but had betrayed the people. ow, as a matter of fact, Colonel ugston is one of the men into whose nds the policy of the paper was entrusted

s it at all likely that he would direct the No official action of the alliance has taken olicy of the paper from his hands. urally, then, the question arises, who

ntrols the paper's policy?
At the last meeting of the state alliance, was held here in August, 1891, The rn Alliance Farmer was adopted as be organ of the Georgia alliance. Colonel F. Livingston, Hon. M. V. Calvin and or C. H. Ellington were appointed a nittee to select an editor for the paper, to dictate the policy of the paper.

nis committee held several meetings, y selecting Mr. T. L. Gantt editor. It then issued an ad-

setting forth all the facts, and ng that the policy of the paper would ted by the committee in the interest the state alliance. Editor Gantt, in an

ditorial, also stated this fact.
Editor Gantt was succeeded by Mr. M.
D. Irwin, as editor, about three months Mr. Irwin is a son-in-law of Colonel Peek.

le has made the paper bright and readable, and the alliance of the state has been When the paper finally planted itself on he third-party platform, those who were consisted with the situation were sur-

In a telling address at Covington, Colonel

divingston had declared his unfaltering llegiance to the democracy.

In an interview published just after the Louis convention, Hon. M. V. Calvin ad said that he was still a democrat.

These gentlemen, then, could control the icy of The Alliance Farmer over Senator ngton, the other member, who was wedly for the third party.

That's what the people thought.
But it seems they erred.
"I rule the roost," said Editor Irwin sterday, "I control the policy of The rn Alliance Farmer, and shall con of Colonel Livingston and Mr. Cal-

he did not explain.

Ston, Mr. Calvin and myself were appared to dictate the paper's policy. I am feetly satisfied with the present policy paper. I cannot see why Mr. Calvin and paper. I cannot see why Mr. Calvin and failed to Colonel Livingston have failed to

a negro in the woodpile in this

of the skin. All druggists, 50

BROWN'S IRON BITTERS

Cures Dyspepsia, Inigestion & Debility

To Contractors.

water will be received until April 4th, inve, for the entire construction, or parts of the
cand material required in the erection and
eletion of a four-story brick building (face
t, stone, terra cott., plate glass, etc.), for the
elett Savings Life Assurance Society, of New
t, at Savannah, Ga. Plans and specifications
be seen at the office of Henry Urban, archiSavannah, Ga., from Monday, March 28th
close of estimates. Bond will be required;
sstimates to be directed to the architect's
mar 27-31-sun-mon-tues mar 27-3t-sun-mon-tue BARGAINS.

at low figures for quick sale.

street lot: one of the t; cheap if taken at once

ers street, near West Peachtree. Elegant

ant lots on Ponce de Leon avenue, Peach Washington and other streets at prices than will ever be offered again. Call on us es, locations, etc. Owners of real estate wish to sell are requested to list same with

business property, and yours may suit them. parties wishing to purchase—We invite you all and look over our list, which embrace and improved property in all parts of the

also, several pieces of acreage close in.

APPLER & APPLER.

and friends to her opening of French incry. Wednesday, Thursday and Friday, ch 30th, 31st and April 1st. No cards.

rdon, Ala., March 23, 1892.—Editor Constion: I am anxious to know the wherests of my father's relatives and I ask a lispace in The Constitution to insert my sity. His name was William H. Smith. was born February 4, 1823. He came n Virginia to this state, perhaps to this, and 1851; was married to my mother, owns Miss Caroline Pynes, in 1852 or 1853 tils place and was killed during the late. In Pennsylvania. Anv information will appreciated. DANIEL P. SMITH. 129 d and w

9 d and w Gordon, Ala.

ce is hereby given that the Atlanta on Company will enter an application next meeting of the city council for to oc upy Forsyth street from Alabama to Peachtree street, including the Their purpose is to run upon said an electric railway.

30-41-ast mon tues wed.

For Sale. macadam, corner of Hood and Ira further information apply to the olidated Street Railway Compan y.

PERSONAL.

3. J. DANIEL, wall paper, window shades, room Thave a handsome assertment of etchings, gravings and water colors, and the finest ook of picture frames in the state. Sam alker, 10 Marietta street. Mail orders revenue to the prompt attention of 2.1s. s for sale at The Constitution business

Stamps for sale at Contution Business office.

A RUNAWAY TEAM Runs Into and Knocks Down a Young Man

Yesterday Afternoon. A horse belonging to Miller & Brady took fright near the corner of Peachtree and Wall streets vesterday evening. The animal dashed down Wall street, carrying the buggy with him. Near Pryor the team knocked down Mr. J. M. Frierson and a moment later ran into and almost smashed a hack.

and almost smashed a hack.

Frierson was very badly bruised and had to be taken to his home at 251 Peachtree street.

A small boy was in the buggy during the runaway, but he managed to escape unhart.

A CASE AGAINST THE COMMISSIONER. Captain D. G. Wylle Summoned to Appear Before the Recorder Today.

Commissioner D. G. Wylie, of the public works, will be arraigned before Recorder Calhoun this morning.

He was summoned to appear by Call Officer He was summoned to appear by Carl other. Ity yesterday afternoon. Failure to place lights on Cain street where the new waterworks pipe is being laid is the cause. Captain Joyner's attention was called to it a day or two ago, and he promptly took steps to have the matter remedied. It resulted in a case eing made against Mr. Wylie yesterday.

It will be a case of the city versus the city.

THE BAPTISTS MEET.

The Stone Mountain Sunday School Asso-tion Meets.

tion Meets.

Lithonia, Ga., March 28.—(Special.)—The third convention of the Stone Mountain Baptist Sunday School Association was heid with the Baptist church here Friday night, Saturday and Sunday. A large number of delegates were present, and it was an interesting and profitable meeting.

Among those present were: Dr. I. R. Branham, Dr. McDonald, Dr. Hawthorne, Rev. S. Y. Jameson, Rev. J. F. Edens, Dr. J. M. Brittain, Messrs. J. M. Greene, Moncrief and Morrison, of Atlanta; Rev. T. C. Boykin, Judge Ragsdale and H. H. Burgess, of Decatur; Professor Jones and Messrs. Hunt, Vallance and Knox, of Social Circle.

The Sabbath schools within the association are all prospering.

are all prospering.

The following officers were elected for the

The following officers were elected for the ensuing year;

President, Rev. B. D. Ragsdale; second treasurer, J. A. Vallance; vice presidents, first district, J. M. Greene, F. P. H. Akers, D. V. Stephens; second district, E. S. Steadman, W. M. Ragsdale, Rev. E. L. Wood; third district, P. A. Gibbs, D. Almond, J. P. Corley.

This convention was the best ever held.

Doctors prescribe it, the people endorse it, Dr. Bull's Cough Syrup. Price 25 cents. When neuralgia tickles you, do not fail to rub at once with Salvation Oil. Price 25 cents.

USE For Piles, Burns, Bruises, Wounds, Chafing, Catarrh,

Soreness. Lameness, Sore Eyes, Inflammation,

Hemorrhages,

DEMAND POND'S EXTRACT. ACCEPT NO SUBSTITUTE

USUS EXTRACT

Everything usually found in a large wholesale and retail crockery and glassware house may be seen at our storerooms. Our prices are very reasonable, and you will say so when you call and examine the goods.

45 Peachtree Street,

ATLANTA, - - - GA.



DOUGLAS \$3 SHOE CENTLEMEN

THE BEST SHOE IN THE WORLD FOR THE MONEY?

It is a seamless shoe, with no tacks or wax thread
to hurt the feet made of the best fine caif, stylish
and easy, and because tee made more shoes of this

grade than any other manufacturer, it equals hand-

to hurt the feet; made of the best fine caif, stylish and easy, and because we make more shoes of this grade than any other manufacturer, it equals handsewed shoes costing from \$4.00 to \$3.00.

\$5.00 Genuine Hand-sewed, the finest caif shoe ever offered for \$5.00; equals French imported shoes which cost from \$5.00 to \$12.00.

\$4.00 Hand-Sewed Well Shoe, Inc. caif, \$4.00 to \$12.00.

\$5.00 Hand-Sewed Well Shoe, Inc. caif, \$5.00 to \$2.00.

\$5.00 Hand-Sewed Well Shoe, Inc. caif, \$5.00 to \$2.00.

\$5.00 Hand-Sewed Well Shoe, Inc. caif, \$5.00 to \$2.00.

\$5.00 Hand-Sewed Well Shoe, Saliva Men \$5.00 to \$2.00.

\$5.00 Holice Shoe; Farmers, Railroad Men \$5.00 to \$6.00.

\$5.00 Holice Shoe; Farmers, Railroad Men \$5.00 to \$6.00.

\$5.00 Holice Shoe; Farmers, Railroad Men \$5.00 to \$6.00.

\$5.00 Hand-Sewed Well Grander Shoes, extension edge. One pair will wear a year.

\$5.00 Hand-Sewed Well Conviction of the shoes who have given them a since for comfort and service.

\$5.00 Hand-Sewed Well Shoes who have given them a since for comfort and service. Those who have given them a since for comfort and service. Those who have given them a since for comfort and service. Those who have given them a since for comfort and service. Those who have given them a since for comfort and service. Those who have given them as the increasing sales show. unter mewers and the boys everywhere; they sell on their mewers, as the increasing sales show.

Ladies Dongola, verystylish; equals French in ported shoes costing from \$44.0 to \$5.00.

Ladies 2.5.0, \$2.00 and \$1.75 shoe for misses are the best and Dongola. Stylish and durable. Caution.—See that W. L. Douglas' name and price are stamped on the bottom of each shoe.

TAKE NO SUBSTITUTE. mings just arrived this week. See Insist on local advertised dealers supplying you. W. L. DOUGLAS, Brockton, Mass. Sold them and get prices. Taylor, Galphin & Co., 153 Decatur St Taylor & Galphin, 204 Marietta St JA. Bryant, 6Mitchell street.

FOR THE CHILDREN.

My little girl suffered for three years from a large Abscess on her hip, the result of a fall and dislocation. The Abscess was large, with six openings, all of which discharged puss. I was induced by friends to give her S. S., and by the time the fifth bottle was finished the Abscess was entirely healed, and the child was well and happy.—Mrs. J. A. WIEGNER, Slatington, Pa.

I had three little girls who were attacked with obstinate ECZEMA or Blood I had three little girls who were attacked with obstinate ECZEMA or Blood Trouble, which at first resembled heat, but soon grew to yellow blisters, some of them quite large. One of the children died from the effects of it, but we got Swift's Specific and gave to the other two, and they soon got well. S. S. S. forced out the poison promptly. The cure was wonderful—J. D. RAINS, Marthaville, La.

S. S. S. has no equal for Children. It relieves the system promptly, and assists nature in developing the child's health. Our Treatise mailed free.

SWIFT SPECIFIC COMPANY, ATLANTA, GA.

CASTORIAN

for Infants and Children.

"Castoria is so well adapted to children that I recommend it as superior to any prescription known to me." H. A. ARCHER, M. D., 111 So. Oxford St., Brooklyn, N. Y.

"The use of 'Castoria' is so universal and its merits so well known that it seems a work of supercrogation to endorse it. Few are the intelligent families who do not keep Custoria within easy reach"

CARLOS MARTYN, D. D.

New York City.

Late Pastor Bloomingdale Reformed Church.

Castoria cures Colic, Constipation, Sour Stomach, Diarrhoea, Eructation, Kills Worms, gives sleep, and promotes digestion, Without injurious medication.

"For several years I have recommended your 'Castoria,' and shall always continue to do so as it has invariably produced beneficial results." EDWIN F. PARDEB, M. D.,

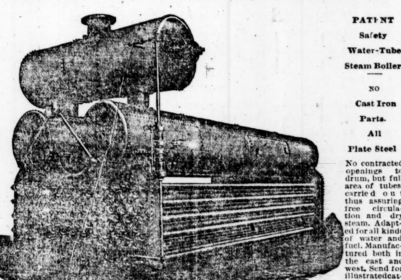
"The Winthrop," 125th Street and 7th Ave.,

NO

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THE HEINE SAFETY BOILER CO.



707 Bankof Commerce Building, St. Louis, Mo., or to Our Agents. Atwater & Sons, Atlanta, Ga. Huston and John MacCormick, dway, New York.

J. K. Rugg & Co., 23 Chamber of Commerce Budding, Cincinnati, O. Stearns-Roger Mfg Co., 4 Duff Block, Den-

Breedway, New York.
Jame: H. Harris, 82 Madison street, Chicago,
III
F. E. Sietennmann, 404 Lewis Block, PittsRisdon Iron and Loco, Wks, San Francisco,



M. RICH & BROS.

Dry Goods, Carpets and Furniture.

Acres of floor space crowded with fine fabrics of artistic beauty to be seen

NOWHERE ELSE IN THIS STATE.

IN LOWERING THE RECORD in prices we might fill this paper with a list of novelties, but It Will Interest You more to visit this

Palace of Fashion and see the gigantic stock of new high-class goods, all greatly below the prevailing prices. 250 pieces Wool Dress Goods at 40c, positively worth 75c. Suits in Cheviots, Crocodiles,

Crepes, etc., \$6.75, positively worth Wool Suits for traveling, \$8.69, positively worth \$12.50.

China Silks 45c, positively worth Wash Silks 50c, positively worth

Mascots, Armours, Princettas, etc., at \$1, positively worth \$1.25. Bengalines \$1.50, positively worth

Chiffon Parasols \$4.93, positively worth \$6.50, Kid Gloves 98c, positively worth

Ginghams 5c yard, positively worth 12 1/2 c. Check Nainsook 5c yard, positively worth 121/2c. A handsome line of Dress Trim-

WONDERFUL BARGAINS. 5,000 rolls of new and beautiful Mattings from 121/2c to 75c.

Furniture.

Two cars of new and beautiful Furniture, all novelties. Our prices are unmatchable.

We have over two hundred (200) new Sideboards to show.

The largest line of Hat Racks in the south.

Carpets!

Carpets! Carpets!

Everything reduced this week. We have made from remnants of fine Moquettes, Wiltons and Brussels Carpets large squares, suitable

Less Than Manufacturers'

M. RICH & BROS., 54 and 56 Whitehall. 12 to 20 E. Hunter Street, Atlanta, Ga.

GRAND CONCERT.

ATLANTA CHORAL IUNION, ASSISTED BY

Mr. Natorp Blumenfeld, Violinist. Mr. Henry Howell, Pianist. SOLOISTS.

Mrs. Belle Dykeman, Mr. William Owens. DeGive's Opera House, Thursday, March 31st Admission to cents. No extra charge for re

THOMAS NELSON PAGE WILL GIVE TWO OF

HIS FAMOUS READINGS DeGive's Opera House

Tuesday and Wednesday Evenings, March 29th and 30th,

At 8 o'clock p. m., for the benefit of the H. W. GRADY HOSPITAL. "Meh Lady," "Uncle Gabe's White Folks," and "Little Jack."

THE LATEST NOVELTY



Bowknot Pins and Chatelaines in Solid Gold, Silver and Roll Plate. Large Stock Just Received. Prices Very Low.
MAIER & BERKELE,
93 WHITEHALL STREET.

There's going to be fun in the mantel business this summer, and we intend to have some of the fun. Beginning April 1st, we will sell a mantel, with top containing a beveled plate-glass mirror 16x26 inches; together with an enameled embossed tile facing, and an enameled tile hearth with a threeinch enameled embossed border, 20x60 inches, and a first-class, clubhouse grate and tile rim, \$21.90. Everything first-class. May Mantel Co, 115, 117 and 119 West Mitchell street.

FOR SALE

Headquarters.

April 6th, 1892, at 12 O'clock,

Exempt From City Taxes for Three Years.

RARE CHANCE FOR INVESTORS.

Within Three Hundred Feet oi Center of City. MOST REASON ABLE TERMS

By direction of Mayor and General Council of the city of Atlanta, the present Police Hendquarters will be sold to the highest bilder on Wednesday, the 6th day of April next, at 12 o'clock, on the grounds.

This property is gilt-edged in every particular it lies within three hundred feet of the very heart of Atlanta, on South Pryor streed. In close proximity to city hall, chamber of commerce and county courthouse, the union depot and all the principal hotels of the cit. and near the large Kiser building, occupied by the Richmond and Danville Railroad Company as their headquarters. Mr. A. B. Steele will begin the erection of an eightstory marble building just opposite this property in a short while.

The Police Headquarters fronts twenty-six feet on Fryor street, cornering on a fifteenfoot at cy, and is one hundred and twenty feet deep to a twelve-foot alley. The building is three stories high with good basement, is first-class in every way, and will bring a good interest on the investment for years to come.

At the same time will be sold a lot 50x76 feet, in the rear of the above described property, in the center of the block.

This piece of property is accessible by a fifteen foot alley that is laid with Belgian blocks, and is adaptable to manufacturing or wholessie purposes, and would be a valuable addition to the stores on Whitchall, Alabama, Hunter or Pryor streets.

NOTICE THESE TERMS.

One-fourth cash, balance in one, two and three years, at six per cent interest, payable

NOTICE THESE TERMS.
One-fourth cash balance in one, two and three y-ars, at six per cent interest, payable semi-annually. The property to be exempt from city taxes for the years 1892, 1893 and 1894.
The city reserves the right to occupy sale station house building until January 1, 1893, or until the new Police Station on Decatur street is completed, at a rental not to exceed seven per cent on the purchase price of said building. Immediate possession will be given to the lot, 50x76, in the rear of the station house building. J. G. WOODWARD, mar 20—18t. Chairman Committee.

H. L. WILSON, Auction eer

FOR SALE, The Broomfield Property, Monday, April 4th, at 12 o'clock,

On the premises. The lot is 105.6 on Hunter street and 94 feet on Washington, containing a brick store and 7-100m residence. This central real estate is right under ture eaves of the great million dollar capitol of Georgia, is one of the most valuable corners in Atlanta. This locality will grow and enhance in intrinsic value for years to come. No better investment can be made in this city, because in a very short time it will be worth one thousand dollars per front foot. Every inch of ground from the Kimbail House to this corner is enhancing monthly. Some of the most imposing and elegant business houses ever erected in Atlanta will go up this year on the blocks just west of this lot. Now is the time for capitalists to place their funds in this kind of central real estate. The income from this place properly improved would support your family most royally. Steam cars are on one street and electric on the other: every desirable convenience surrounds this valuable place. The state's property on the east, with the weath, elegance and refinement in every direction, forever precludes the idea of buying on this block as cheap in the future as right now. Then attend this sale at midday, 12 o'clock April 4th. Titles perfect. Terms, one-third cash, balance 6 and 12 months. 8 per cent interest. H. L. Wilson, Real Estate Agent, 20 Kimball House, Pryor street. for any ordinary single room, to be

DON'T MISS

OUR DISPLAY OF NEW SPRING

CLOTHING and **HATS**

All the new things for Men, Boys and Children Our Tailoring Department is unusually attract. ive with the best selection of Suitings and Trouser. ings we have ever shown

44 Whitehall Street.

SCIPLE SONS. Cement, Coal, ATLANTA, GEORGIA. MARBLE DUST DRAIN STOVE FLUES and THIMBLES. CLAP

The Brown & King Supply Co.

Office No. 8 Loyd St., ATLANTA, GA.



Mill Supplies, Machinery, Tool, Wrought Iron Pipe, Fittings and Brass Goods Headquarters for Corrugated and Crimped Iron Roofing Split Pulleys:

Write for prices and discounts. ATLANTA GA

D. C. LOEB,

MAINZ, GERMANY---ATLANTA, GA., U. S. A. -SOLE SELLING AGENTS-

PABST MILWAUKEE BEER RYE WHISKIES-Centennial, Oscar Pepper, Silver Sheaf, Old Crow, Winkliff. WINES—We take import orders on Oppenheimer Berg, Hockheime Auslese, Schloss Johan Laubenheimer. Address all Orders to Our Atlanta Office, Corner Broad and Mitchell Street

OF THE UNITED STATES,

JANUARY 1, 1892. \$136,198,518 38 Liabilities, including the Reserve on all existing Policies (4 per cent standard) and special Reserve, toward the establishment of a 3½ per cent valuation, of \$1,500,000 109,905,537 82 Total Undivided Surplus

New Assurance written in 1890 -233,118,331 00 Outstanding Assurance 804,894,557 00 The Free Tontine policy (the Society's latest form) is unrestricted as to residence, travel and occupation after one year; incontestable after two years, and "non-forfeitable" after three years.

Claims are paid immediately upon the receipt of satisfactory proofs of HENRY B. HYDE, President. JAMES W. ALEXANDER, Vice Pres.
PERDUE & EGLESTON, General Agents, - Atlanta, Ga.
Special Agents Atlanta, Ga.: Chas. S. Northen, J. J. Meador,

EISEMAN BROS.



Women have no monopoly of Spring. Yesterday's ambient sunshine and lambent air soothed and gladdened all humanitysaddened some with the thought of Spring and its needs.

Men thought of Spring Overcoats. Let these cold, dull types be the echo of that thought. Young Men, Spring needn't fleg you. Light Overcoats are cheap. The old gray horses, which transmigrationists say contain the souls of defunct tailors, prick up their ears at the sight of our Spring Overcoats this year; they prance at the prices. In length brief, in width baggy, collar and sleeves ample. These are present points in

Spring Overcoat style. If you are a distingue man, one of our Bannockburn, English Covert Cloth or Carr's Melton at \$25 will pass current for \$50 value. Why not? There's nothing Then, too, there is tone, air, grace in the Brown Cheviot sort at \$12, and Homespun, patch-pockets at \$15, and sundry ele-

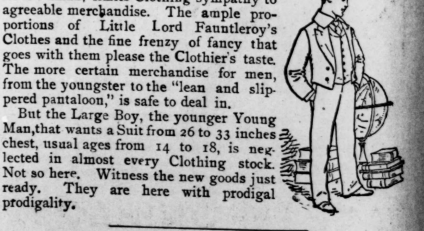
gancies at \$18, \$20 and \$22.50. And there is hyper-economy

in one hundred Spring Overcoats that despise cost in the price appeal that they must go out to walk the coming Spring days The average Clothier of the better sort. he is human, limits Clothing sympathy to agreeable merchandise. The ample proportions of Little Lord Fauntleroy's

from the youngster to the "lean and slip-pered pantaloon," is safe to deal in.

But the Large Boy, the younger Young
Man, that wants a Suit from 26 to 33 inches chest, usual ages from 14 to 18, is neglected in almost every Clothing stock.

Not so here. Witness the new goods just ready. They are here with prodigal prodigality.



EISEMAN BROS., 15-17 WHITEHALL ST.

VOL. XX SILY

Resu EXCEPT IN THE Move Already 1

President Is F Capital Nev Washington, M The Bland free coi a very decided cor The chances are tts appearance aga ion, though the that the senate ma bill and send it to

That, however, is

view of the fact t of the administrati prevent its pass lican senate. Wi over on accor bustering tactics of the democratic night, it was expect on rules would bri ing a date for a v A majority of the age, and every or would pass on a s evident that a squ be reached without committee on rules ure of debate.

Speaker Crisp, or that as a majority such a resolution h will, and the com so report today. Th ocrats have, how for this, and althou self an ardent fi refuses to override ity, and has, there in such a rule. Wh he delivered a spec for the purpose of to rule, and not le of a small minority tion. He then state be used unless a n rais demanded it

26,292,980 56

39,054,943 85

majority of t petition asking i his refusal, has bee some of the enthusi has acted in an emi in his refusal to v made the party whe ed. No one wants f he, but he will no teeth and go again own party in a pr party has been comfor twenty years. A Congres well when he said to speaker. Like him

mac I believe this bill. The maj will sot allow it us ules brings in a gr tee has very proper unless a majority of it. The rule was the democrats have They have stated t ocratic party has a against gag rules. Sam Randall defeat forty-third congress. the right of the min bustering killed tha was killed in the s same tactics. The the cloture rule wit before seen in the ways fought cloture last campaign on or gagging tactics, and grace now, however bill adopted, to res we have fought for

we have fought for The Mee

"It anybody is to be ing of this bill, it is to lay it on the tal and when they falled resorted to filibustering the is pledged to do for the party. The rises to reverse its rises to reverse its rises to reverse its rises. The party may have the majority, the coinage go for the porty thing we fought speaker. We know not become a law at ity of the party is of it is unfortunate, but over for a time than rul rough shod over we cannot fight gag
if the republicans si
again, a force bill, w
is better to let this
force bill which wo
result from the adep The St

Speaker Crisp's pos The Evening Star to: During the speaker secured very substan-ing, either directly of would exercise the prevent silver legislat that this was a mate jority of the party it
was a careidate for
speaker he would be
such and not its master.
He doubtless felt,
silver democrats feet
the interest of the
of a discussion and of a discussion and be averted; but he warranted ir exercise house had placed in